

COMMERCIAL SECURITY AGREEMENT ADDENDUM ADDENDUM NON-NEGOTIABLE -- NON-TRANSFERABLE

No. ٧٧٧-٨١-٧٧٧-٨٨٨٨

This statement addendum, upon presentation to the filing officer, is considered FILED FOR RECORD in accord with Uniform This statement, upon presentation to the filing officer, is considered FILED FOR RECORD in accord with Uniform Commercial Code § 9-516 and § 9-520. (see Official Comment therein).

ADDENDUM FOR THE INSTRUMENT FILED FOR RECORD: Invoice#: 202210118471146

PARTIES:

Debtor(s):

METHUSELAH M. ROLOKAITUS (and/or any derivative thereof), also known as STEVEN K. ROLOCUT (and/or any derivative thereof)
1111 Constitution Ave NE, Washington, DC 20002, United States (As this is the in "res" address for the strawman/legal fiction/juristic person)

Methuselah-Moses; Rolokaitus: (and/or any derivative thereof), also known as Steven-Kyle; Rolocut: (and/or any derivative thereof). Alongside any of the names listed in the attached Certificate of Assumed Name, FSIA Notice, Notice of Intent-Fee Schedule for Transgression of Elohim licensed rights unto mankind.

Secured Party:

an Authorized Steward of the:

Ang Rolokaitus Pamilya©

"without prejudice"

Found within:

The Kingdom of Heaven on Earth, The Restored City of David, Paradise Restored (Isaiah 61)

Point of Contact:

c/o 275 New North Road, Suite 1143, Islington, London, N1 7AA United Kingdom (As Uncle Sam has become no different the the captors of which it fled from.)

1 INFORMATION IDENTIFYING THE PARTIES IN THE HEREIN SECURITY AGREEMENT ADDENDUM ...2

1.1 NATURE OF SECURED PARTY.....	2
1.2 Information regarding what was bestowed unto the Methuselah-Moses; Rolokaitus: whose name is the same as the Debtor's	3
2 NATURE AND ORIGIN OF DEBTOR	3
2 OBLIGATIONS SECURED.....	4
1. POWER OF ATTORNEY No. 787-373-3333.....	4
2. PERFECTION OF SECURITY INTEREST	5
3. DEFAULT	5
3.1. Events of Default	5
3.2. Rights and Remedies on Default.....	5
7. PARTY'S INTENDED PURPOSE OF THE HEREIN COMMERCIAL SECURITY AGREEMENT ADDENDUM.....	6
8. MISCELLANEOUS PROVISIONS.....	6
8.1. Federal Identifying Number Presumptions	6
8.2. Presumptions about Meaning of words in all correspondence to or from the government	8
8.2.2. Capitalization within Statutes and Regulations.....	11
8.2.3. Terms in quotation marks	11
8.2.4. Geographical terms.....	11
9. AMENDMENTS	12
10. WAIVER	12
11. DEFINITIONS AND GLOSSARY OF TERMS.....	12
12. HOLD HARMLESS AND INDEMNITY AGREEMENT ADDENDUM No. 777A-٨٢٧٧-A777	13
13. ACKNOWLEDGMENT.....	14
14. COPYRIGHT NOTICE — No. 878-٣-٧٧٧	15
15. SCHEDULE A: COLLATERAL	16
SCHEQUE B: DEFINITIONS	19
17. ENCLOSURE 1: CERTIFIED CERTIFICATE OF LIVE BIRTH.....	23
18. ENCLOSURE 2: U.C.C. FINANCING STATEMENT ADDENDUM.....	24
19. ENCLOSURE 3: CERTIFIED NAME CHANGE ORDER	25
20. ENCLOSURE 4: MANDATORY FOREIGN SOVEREIGN IMMUNITY ACT NOTICE.....	26
21. ENCLOSURE 5: NOTICE OF INTENT AND FEE SCHEDULE FOR TRANSGRESSIONS	27
22. ENCLOSURE 6: CERTIFICATE OF ASSUMED NAME	34
23. ENCLOSURE 7: CANCELLATION OF ALL PRIOR POWERS OF ATTORNEY	37

THE HEREIN COMMERCIAL SECURITY AGREEMENT ADDENDUM ADDENDUM (hereinafter "AGREEMENT ADDENDUM") is made and entered into 18 Tishri 5783, ab initio 22 Elul 5757, by and between the Private Trust Organization hereby known as "Ang Rolokaitus Pamilya" (referred herein as "secured party" and also known as the creditor or holder-in-due-course), and the juristic person/strawman/legal entity/ individual/(one person with two trade names) corporation, METHUSELAH M. ROLOKAITUS (and/or any derivative thereof) and STEVEN K. ROLOCUT (and/or any derivative thereof) (referred herein as "Debtor"), with or without assigned governing issued identifying number, including Social Security Number, Taxpayer Identification Number, Employer Identification Number, etc. The herein AGREEMENT ADDENDUM supersedes and replaces, nunc pro tunc, any presumed, implied, assumed, or actual co-business partnership, attorney-in-fact, trustee, fiduciary, or accommodation party arrangements that may have existed between Methuselah-Moses; Rolokaitus:©, secured party's beneficiary and the State created legal entity, Debtor, in the public government.

NOW, THEREFORE, the parties hereby agree as follows:

1 INFORMATION IDENTIFYING THE PARTIES IN THE HEREIN SECURITY AGREEMENT ADDENDUM

1.1 NATURE OF SECURED PARTY

This is the Secured Party's knowledge and understanding of the events described in this section happened. Elizabeth-Veronica; Rolocut:, the women whose seed upon intermingling with another living man whom was given the name Allen-Steven; Rolocut: with the the increase which was is and shall continue to be done via the knitting in the womb for such a time as this for, and through Elohim's strength. Secured Party's founder, creator, and maker whom assisted and witnessed the live infant born under the name Steven-K.; Rolocut: whom was known unto Him from the foundation of the earth whom would later became Methuselah-M.; Rolokaitus:) separate from the womb into this majestic but upside down decaying world on 22 Elul 5757, within the geographical boundary of the Maryland state Republic in Anne Arundel county, in the city of Annapolis. For such a time as this when Elohim gave the word full of consonants (Constants) (YHVH) and spoke of VOWels (YeHoVah) which is by faith, and as since Elohim is the writer of HISStory and HIS victory was determined a settled and sealed matter at Golgotha when Yehoshua HaMessiah declared: "TETELESTAI!" Which holds and bears a three-fold meaning: "The purchase price has been paid for the bride" "The war against Halal (as Lucifer just means Light-bringer which is just to mock what Messiah did. He is the Way, the Light of the World, the Truth, and the Resurrection (So even satanists don't even know their father's true name. What kind of love is that?), sin and death has been won." And lastly "it is finished.") Methuselah M. Rolokaitus. Upon him becoming 24 years of age from the day Elohim placed him upon the earth would become an ambassador and agent for the Kingdom of Heaven (on Earth) and with faith in Yehoshua HaMessiah and divine intervention from those within Kingdom of Heaven to do the necessary paperwork that would free Methuselah-Moses; Rolokaitus: from spiritual and physical bondage and become the paid servant of unto the Creator of the Private Trust Organization hereby known as the "Ang Rolokaitus Pamilya" which was made by Elohim's strength and it will be made self evident to be true at an appointed time to be a rock unto which Elohim forms a dynasty through alongside the other true children of Israel. For everything that was given unto the condemned to the second death will be restored unto those whom Elohim set-apart and moreover will be part of the first resurrection.

IMPORTANT NOTE: When Elohim placed Methuselah-M.; Rolokaitus: upon the earth, the following was self-evident, bearing common sense which because Elohim decided it to be that Methuselah-Moses; Rolokaitus: would be a part of HIM. As mankind has no free will only volition. Humanity is the vowels in HISStory; Humanity does actions and works that in the end doesn't change the end effect of the story. As it is all predetermined. We serve a loving Elohim that remains the same since time immemorial... And all should know whom read this that there's a man out there who promotes people escaping the "matrix" with a name rhyming with Landrew Nate. Do not think he will lead you to a prosperous land of joy and eternal happiness. His motives are a perversion's of the Secured Party's and in part the Debtor's. A man of the law vs a man of lawlessness. A son called unto perdition or a man called to teach you all what you should already know... Secured Party recognizes that free will dictates the only Elohim can decided whom to make new; be it known that your volition can only change you ever so slightly. A man meant to damnation can not change his ways to become out of damnation. That lesson was learned when humanity was given the commandments in stone. Only Elohim can make someone new. And its at his sole discretion. Should we hate the potter? Nay! Let HIM have his joy! And for those whom are with him we at least get to be with our creator, father, and shepherd. Whom will make us forget these painful, terrible times. Our purpose on earth is one reason and that reason alone: find the remainder of the heard and call them to get through the gate. And we have no say. But we are happy none-the-less. A man by the name rhyming with Clause Swab said "by 2030 you will own nothing and be happy." Verily I say we the true children of Israel; acknowledge we owned nothing.. and we are happy and ok with it. As this creation is like a moth ridden decaying thing. The money given unto us by the Indemnity Bond will be used to better mankind through a subsidiary Trust, The Beneficiaries of Ang Rolokaitus Pamilya© and moreover the Rolokaitus Family Corporate so they never have to worry about being in bondage ever again. We, the children of Elohim know this is all a

lesson unto us. So that when we leave once and for all, and that will be upon the day of our Messiah's second coming Elohim's and his final lesson for his children... When all mankind hears the seven trumpet and if it wasn't self-evident that what is being said know is true you'll know absolutely then as as in heaven so on earth this is just the pretext and moreover no man knows what Elohim has in store for those whom have loved him. And it should be made known that all the references to the word "issue" should be rephrased to refer to "distributing authority" lest absolutely required because it should be known that to my kind to have a some know to have an "issue" means you be it as a man ejaculated seed (semen) or a women is going through her monthly cycle. (Menstruation) and this is also common sense to all whether you love it or not.

1.2 Information regarding what was bestowed unto the Methuselah-Moses; Rolokaitus; whose name is the same as the Debtor's

The first (1st) was an unalienable and fixed set of logical operandi unchangeable by any man! As all things, wisdom, interpretations powers, and authorities which are names in essence are, were, and will continue to licensed unto all mankind so they can all play a part in HIStory (Proverbs 18:21); whether it is within their volition and in part choice to acknowledge its true creator or not!

The second (2nd) was the do the will of Elohim which may include but is not limited to what mankind considers "protecting those unalienable rights". The first (1st) characteristic can never be given up or lost, but the second (2nd) characteristic can be is to be physically and moreover spiritually transferred through the use of a contract which on earth is this financing statement to finalize this chapter in HIStory and bring another child out of metaphoric Egypt unto another party; Elohim for the (creditor (which he created for such a time as this)). However, the secured party (holder-in-due-course) can at any time reclaim the second (2nd) characteristic by canceling the financing statement with the creditor (per U.C.C. § 9-103) though he never will let his children ever fall back into this world; lest the entire the movie that is the game of life scripted in the book of life shown all throughout the scriptures be made vain proving an atheist correct moreover there is no coincidence which is self evident of that following: there is no coincidence everything has purpose and meaning.

2 NATURE AND ORIGIN OF DEBTOR

To the best of Debtor's knowledge and understanding the following information is how the Debtor was created and has existed. The Debtor was created by Elohim via a female in Methuselah-Moses; Rolokaitus.'s lineage of whose seed upon intermingling with a male relative to fulfill the Elohim's plan done via the knitting in the womb through Elohim. of the secured party filling out an application (financing statement) for a live birth registration for her infant in the year 5757 in the Hebrew calendar (and could very well be the year ~5957 as the real year has been concealed for the sake of the marriage supper of which no man knows the day or the hour except Elohim) There was an application was subsequently pledged by the health provider Luminis Health (formerly Anne Arundel Medical Center) at the Clatanoff Pavilion location, to the public register of the corporate, pagan in nature, and beast known as the "STATE OF MARYLAND". The pagan idol via bad men presumed and assumed the registration of the pledged infant live birth application (financing statement) with the corporate, pagan-in-nature, beastly STATE transferred title and jurisdiction of the live infant from the parent to the corporate, pagan-in-nature, beastly STATE, and by operation of law the government created a birth certificate (a literal bill of sale to sell your child into bondage) which is the government's self-created document of title for its new "property" known as the Debtor/14th Amendment person/U.S. Citizen/resident.

There was no disclosure of constructive possession by the government to the parent or infant of the consequences, obligations, and/or loss of the infant's power to protect his unalienable rights then or later. In time an innocent and unknowing co-business partnership developed between the secured party's beneficiary (an actual man) and the Debtor (legal entity). The secured party's beneficiary innocently and unknowingly used and participated in government public benefits and privileges made available through the Debtor, and under partnership contract law the secured party's beneficiary unknowingly became the liable fiduciary for the look-a-like Debtor. After the government assumed title to the infant and subsequently created the Debtor, the Debtor was pledged, as a fictional substitute for the future live infant's energy and labor (sweat equity), to fund the debt of the bankrupt U.S. government and Congress, thereafter used the pledged Debtor to create debt instruments while holding the Debtor and secured party liable through their co-business partnership arrangement, for the security and surety of the debt. The Debtor was created by the fiction corporate, pagan-in-nature, beastly STATE for providing an avenue or pipeline for interfacing with the actual man known as the secured party. By the government not disclosing its creditor status over the Debtor, the actual man (secured party) unknowingly and

innocently volunteered becoming the accommodation party for the debts and obligations of the Debtor and the corporate, pagan-in-nature, beastly STATE and subsequently found himself (the actual man) in a condition of involuntary servitude to the government. And ultimately trying to lull secured party's beneficiary's soul and body into eternal damnation and bondage. As Elohim would testify unto upon the second coming. That as always since the beginning of time Halal (The false accuser, the father of perversions, and the dragon himself) always loses.

2 OBLIGATIONS SECURED

The security interest granted herein secures any and all indebtedness and liabilities, whatsoever, owed by Debtor to secured party, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, and howsoever evidenced. The herein security interest is also given to secure any other debts which may be owed by Debtor to secured party from time to time as stated herein. Debtor agrees all collateral will be held in the possession of secured party until the herein security agreement is terminated in writing by the secured party.

3 FIDELITY BOND

Know all men by these presents, that DEBTOR, METHUSELAH M. ROLOKAITUS, establishes this bond in favor of Secured Party, Ang Rolokaitus Pamilya®, in the sum of present Collateral Values up to the penal sum of Eight Hundred Billion (800,000,000,000.00) United States Dollars Silver, for the payment of which bond, well and truly made, DEBTOR binds DEBTOR and DEBTOR'S heirs, executors, administrators, and third-party assigns, jointly and severally, by these presents.

The condition of the above bond is: Secured Party covenants to do certain things on behalf of DEBTOR, as set forth above in Agreement, and DEBTOR, with regard to conveying goods and services in Commercial Activity to Secured Party, covenants to serve as a transmitting utility therefore and, assurance of fidelity, grants to Secured Party a Security Interest in the herein-below described collateral.

This bond shall be in force and effect as of the date hereon and until the DEBTOR'S Surety, Methuselah M. Rolokaitus whom is also Steven K. Rolocut, is released from liability by the written order of the UNITED STATES GOVERNMENT and provided that said Surety may cancel this bond and be relieved of further liability hereunder by delivering thirty-(30-)day written notice to DEBTOR whilst being paid out the amount of \$800,000,000,000 (eight hundred billion United States Gold and/or United States Silver) (as to consider the doubling down on the concealment of fraud; as the words unspoken are heard from the hilltops. The National Security Agency has got another problem coming to them by the contrast of how amazing the fullest extent of the omnipresence, omniscience, and omnipotence of our Elohim! (Mind you it only took only literally infinitesimally repeating 0.0 ending after eternity with a 1 percent of Elohim's power to destroy Sodom and Gomorrah. What about anything else?) split equally and equitably in the following three ways: a check to the Secured Party's address United States Silver, Pure 24oz Gold Bars certifiably from the U.S. Mint to be delivered unto Secured Party's address untouched and unadulterated. lastly the remainder in 24oz Gold Bars certifiably from the U.S. Mint to be delivered customs and duties pre-paid and to be unadulterated by any and all foreign governments involved unto a beneficiary bearing the following name & address: Methuselah-Moses; Rolokaitus: 447 Naguelguel, Sa Tapat Naguelguel Basketball Court, Naguelguel (Barangay), Lingayen (City), Pagansinan (Province), Philippines 2401 all to be paid and done by the UNITED STATES GOVERNMENT and to be unadulterated, and untouched by anything or anyone while in shipment. No such cancellation shall affect any liability incurred or accrued hereunder prior to the termination of said thirty-(30-) day period. In such event of notice of cancellation, DEBTOR agrees to have the bond renewed (as an issue is a sexual term that is disgusting) before the end of said thirty-(30-) day period for an amount equal to or greater than the above-stated value (in the multiplied value of 7) of this Security Agreement Addendum, unless the Parties hereto agree otherwise. And will be continuously repeated until the UNITED STATES GOVERNMENT learns to depart from legality and return to the full-fledged meaning of lawfulness. Which America as an nation should have been! As it had, has and continues to have, resources unfathomable. But "Uncle Sam" (the UNITED STATES GOVERNMENT) has destroyed it by trying to exalt itself higher than Elohim! And therefore oh has it fallen. Behold! Though as there is nothing new under the sun! Behold as all things are made new! One last jump for joy! Before the time of Jacob's trouble is deployed.

1. POWER OF ATTORNEY No. 787-373-3333

Debtor hereby authorizes and appoints secured party to act as Debtor's agent and/or attorney-in-fact, irrevocably, with full power of substitution to do the following: (a) indorse or otherwise sign, without liability, all documents and instruments, of any type or nature, Debtor's signature where Debtor's signature is requested or required for the purpose of authenticating the writing in all commercial activity between Debtor and other juristic persons; (b) demand, collect, receive, receipt for,

sue, and recover all sums of money or other property which may now or hereafter become due, owing, or payable the Debtor; (c) execute, sign, and indorse any and all claims, instruments, receipts, checks, drafts, or warrants issued in payment for the collateral; (d) settle or compromise any and all claims, now existing or hereafter arising, against Debtor and/or any collateral; and (e) file any claim(s) or take any action or institute or take part in any proceedings, either in his own name or in the name of the Debtor, or otherwise, which in the discretion of secured party may seem to be necessary or advisable. In addition, the signature of secured party on any instrument, license, permit, or any document now existing or hereafter arising, upon which the name of the Debtor is, howsoever evidenced, is hereby the authorized signature of secured party as agent representing Debtor. In addition, the secured party may, on behalf of and in the name of the Debtor, receive, open, and dispose of mail addressed Debtor, and change any address to which mail and payments are to be sent. This power is given as security for the indebtedness, and the authority hereby conferred is and shall be irrevocable and shall remain in full force and effect until renounced by the secured party in writing.

2. PERFECTION OF SECURITY INTEREST

Debtor agrees executing such financing statements and to take whatever other actions are requested by secured party to perfect and continue secured party's security interest in the "collateral." Secured party may, without further authorization from Debtor, file a carbon, photographic, or other reproduction of any financing statement or of the herein AGREEMENT ADDENDUM for use as a financing statement. Secured Party shall not be required taking any steps necessary in preserving any third-parties rights in the collateral, nor shall secured party be required protecting, preserving, or maintaining any security interest given any third-parties to secure the collateral. This is a continuing security agreement and will continue in effect even though all or any part of the indebtedness is satisfied or paid-in-full and even though for a period of time Debtor may not be indebted to secured party.

3. DEFAULT

3.1. Events of Default

Each of the following shall constitute an "event of default" under the herein AGREEMENT ADDENDUM:

1. INSOLVENCY. The insolvency of Debtor, the appointment of a receiver for any part of Debtor's property, any assignment for the benefit of third-party creditor(s), or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor.
2. CREDITOR PROCEEDINGS. Commencement of foreclosure, whether by judicial proceeding, self-help, repossession, or any other method, by any third-party creditor of Debtor against the collateral or any other collateral securing the indebtedness. This also includes a garnishment of any of Debtor's deposit accounts with secured party.
3. OTHER DEFAULTS. Failure of Debtor complying with or performing any other term, obligation, covenant, or condition contained in the herein COMMERCIAL SECURITY AGREEMENT ADDENDUM or in any of the related documents or in any other agreement between secured party and Debtor.
4. INSECURITY. Secured party, in good faith, deems itself insecure.

3.2. Rights and Remedies on Default

If an event of default occurs under the herein AGREEMENT ADDENDUM, or any time thereafter, secured party shall have all the rights of a secured party in commerce. In addition and without limitation, Secured Party may exercise any one or more of the following rights and remedies. See attached Schedule B for a Glossary of Terms used.

1. Accelerate indebtedness.
2. Assemble collateral.
3. Sell the collateral.
4. Appoint receiver.
5. Collect revenues.
6. Apply accounts.
7. Obtain deficiency.
8. Cumulative remedies.

7. PARTY'S INTENDED PURPOSE OF THE HEREIN COMMERCIAL SECURITY AGREEMENT ADDENDUM

The herein AGREEMENT ADDENDUM was established for giving notice, by the parties, of the cancellation of the secured party's human being beneficiary's pledged live birth application (financing statement) in Annapolis, Anne Arundel County, Maryland, by his female relative whose seed upon intermingling with a male relative further by the increase which was is and shall continue to be done via the knitting in the womb through Elohim.. The herein act of cancellation, by the secured party, re-establishes secured party's beneficiary's rightful status and title on the original jurisdiction side of government and at the same time reclaims his rightful power to protect his unalienable rights. Per the herein AGREEMENT ADDENDUM, the secured party's beneficiary no longer is or acts as a co-business partner, attorney-in-fact, trustee, fiduciary, or accommodation party for the Debtor under the old creditor. The public government should no longer assume or presume the secured party's beneficiary is the accommodation party of or for the Debtor/14th Amendment person/U.S. Citizen/resident. For prior to the herein AGREEMENT ADDENDUM, the Debtor was a 14th Amendment person/U.S. Citizen/resident who was subject to the public side of government. But, since the herein AGREEMENT ADDENDUM, the Debtor has acquired a new status of being a private party/alien on the public side of government and is now subject to the control of the new creditor (secured party), in the original jurisdiction. Therefore, per the herein AGREEMENT ADDENDUM, the secured party is the creditor or "holder-in-due-course" of the current Debtor/person/alien, and the secured party has secured the priority claim on all the rights, privileges, interest, and titles of the Debtor, and the Debtor's collateral is now private in nature and is no longer pledged for the use on the public side of government.

The herein AGREEMENT ADDENDUM serves as NOTICE that the secured party's beneficiary, being a "live" actual man, has a priority claim and title on the Debtor, above that of any corporate, pagan-in-nature, beastly STATE or corporate FEDERAL STATE. As creditor or holder-in-due-course of the Debtor, or individual, or organization, the secured party (being a live man) gives NOTICE of his intent operating under nature's Elohim; the Father of Creation and Creator of the Universe, instead an pagan idol that is of the STATE; and gives NOTICE of his intent NOT to be a surety for the use of the purported "Federal Reserve Notes" (tokens/coupons) and the debt of the public; and, secured party gives NOTICE that the assigned social security account number associated with the all caps Debtor is that of the Debtor, NOT the Secured Party; and, Secured Party gives NOTICE that the Debtor, prior to the herein AGREEMENT ADDENDUM, was a 14th Amendment person/U.S. Citizen/resident and subject to the public side of government, but is now a Debtor person/alien and under the private control and direction of the Secured Party. And moreover it's Creator. While lastly is given proper recourse for the fraud and deception propagated by the UNITED STATES GOVERNMENT and therefore be given the amount mentioned shown on the Indemnity Bond in the amount of Eight Hundred Billion \$800,000,000,000 United States Silver. For \$100,000,000,000 would have been sufficient given that the UNITED STATES GOVERNMENT acted humanely and with respect, and dignity thereof. But now this is theft and fraud therefore what was originally owed plus sevenfold. As this is how thieves are to be treated. Especially when they are caught. Our eyes are especially on you oh, State of California, amongst others.

8. MISCELLANEOUS PROVISIONS

The following presumptions shall be conclusively established regarding the meaning of all words appearing on all government forms submitted by or on behalf of the Debtor to either the government or third parties and the meaning of all words appearing on correspondence received from the government.

8.1. Federal Identifying Number Presumptions

In all past and future correspondence to or from the government, any use of any identifying numbers in the context of the Debtor shall be governed by the following presumptions:

1. The terms "Social Security Number", "SSN", "Employer Identification Number", "EIN", "Taxpayer Identification Number", or "TIN" as used on all attached government forms means "Nontaxpayer Identification Number (NIN)", signifying that the Submitter is a "nontaxpayer" who does not meet the definition of "taxpayer" found in 26 U.S.C. §7701(a)(14), who is not subject to any provision within the Internal Revenue Code, who is a "nonresident alien" not engaged in a "trade or business" as described in 26 C.F.R. §1.871-1(b)(i), and who has no earnings from within the "United States" as described in 26 U.S.C. §871.
2. The term "Social Security Number" or "SSN" as used on the attached government forms **IS NOT** the number prescribed under the authority of 20 C.F.R. §422.104, which can only lawfully be issued to federal employees, agents, and benefit recipients, none of which describe the Submitter. See and rebut the following if you disagree:

Resignation of Compelled Social Security Trustee, Form #06.002
<http://sedm.org/Forms/FormIndex.htm>

3. The term “Employer Identification Number” or “EIN” as used on the attached government forms **IS NOT** the number issued under the authority of 26 U.S.C. §6109 or any other Act of Congress. Instead, it means a “Nontaxpayer Identification Number” or “NIN” as defined above.
4. The term “Taxpayer Identification Number” or “TIN” as used on the attached government form **IS NOT** the number issued under the authority of either 26 U.S.C. §6109 or any other Act of Congress. Instead it means a “Nontaxpayer Identification Number” or “NIN” as defined above.
5. All “Nontaxpayer Identification Numbers” or “NINs”, or any other synonym described in items 2 through 4 of this section and included in any form or attachment included herein or submitted on any previous government form are the exclusive, licensed, copyrighted intellectual property of the Submitter. They are protected by the Copyright Act codified in Title 17 of the U.S. Code and this license agreement. Any use by the government of this property for any commercial or government purpose, including tax collection, is STRICTLY PROHIBITED. Each unauthorized use is punishable by a penalty of \$100,000 per incident plus any tax or penalty assessment associated with the unauthorized use.
6. The presumption is established by the ACTA Agreements between the Secretary of the Treasury and the states of the Union, by 4 U.S.C. §106, and 5 U.S.C. §5517 that those who use a Social Security Number are identified in the IRS records and databases as instrumentalities of the Federal government. See 26 C.F.R. §301.6109-1(g). In the context of Debtor, who by this document establishes he or she is not a federal instrumentality, these presumptions are inapplicable.
7. Any federal identifying number provided, regardless of what it is identified as, shall **NOT** be a Social Security Number or the number issued under the authority of 20 C.F.R. §422.104 because:
 - 7.1. All Social Security Numbers belong and are the public property of the Social Security Administration (SSA) pursuant to 20 C.F.R. §422.103(d) and therefore could not lawfully belong to Debtor unless I am a federal instrumentality, agent, or employee.
 - 7.2. It is illegal to use “public property” such as Social Security Numbers for a private use, and since I am a “private person” and not a “public employee” or federal agent or instrumentality, then I would be committing embezzlement to have or to use such numbers and would also be falsely impersonating a federal employee in violation of the following:
 - 7.2.1. 18 U.S.C. §641: Embezzlement of public money, property, or records. Punishment is ten years in jail.
 - 7.2.2. 18 U.S.C. §912: Impersonating an officer or employee of the United States. Punishment is three years in jail.
- Any attempt on your part to facilitate the above crimes makes you an accessory after the fact and guilty of misprision of felony in violation of 18 U.S.C. §§3 and 4 respectively.
- 7.3. The fact that Social Security Numbers (SSNs) are the property of the U.S. government that can only be used or employed in the context of a public purpose means that they cannot lawfully be used by a person such as myself, who has explicitly and carefully separated his entire life from the government.
- 7.4. I have sent correspondence to the Social Security Administration evidencing duress in the context of any alleged participation in Social Security Scam pursuant to the following:

Resignation of Compelled Social Security Trustee
<http://sedm.org/Forms/FormIndex.htm>

8. The Identifying Number is **not** a Taxpayer Identification Number (TIN) assigned pursuant to 26 U.S.C. §6109. All such numbers can only lawfully be assigned to “aliens” pursuant to the following and it is therefore ILLEGAL to assign a TIN to a person who is a “nonresident alien” and who has made no elections to be a “resident” and it is evidence of duress if the IRS does so.:
 - 8.1. 26 C.F.R. §1.1441-1(c)(3) defines an “individual” as either an “alien” or “nonresident alien”.
 - 8.2. 26 C.F.R. §301.6109-1(d)(3) and 26 C.F.R. §1.1-1(a)(2)(ii) says that IRS individual Taxpayer Identification Numbers may only lawfully be assigned to “aliens”.
 - 8.3. 26 C.F.R. §1.1-1(a)(2)(ii) defines a “married individual” and an “unmarried individual” as an alien engaged in a “trade or business”.
 - 8.4. The definitions of “nonresident alien” in 26 U.S.C. §7701(b)(1)(B) and “alien” in 26 U.S.C. §7701(b)(1)(A) overlap but are not equivalent. A person such as myself who is a “nonresident alien” and a “national” but not a “citizen” pursuant to 8 U.S.C. §1101(a)(21) and 8 U.S.C. §1452 can be a “nonresident alien” without also being an “alien”.
 - 8.5. I do not choose at any time in the future nor have I ever voluntarily or knowingly made an election as in the past a “nonresident alien” pursuant to 26 U.S.C. §6013(g) and (h) or 26 U.S.C. §7701(b)(4)(B) to be treated as a “resident alien” as defined in 26 U.S.C. §7701(b)(1)(A).

9. The presumption is also established in 20 C.F.R. §422.103(d) that the only persons who can have or use Social Security Numbers are federal employees. You will note, for instance, that 20 C.F.R. is entitled "employee benefits" and that the only type of employee activity which may be regulated under federal law is that of federal employees. This document shall establish the OPPOSITE presumption, which is that I am not, never have been, and never will be a federal employee or instrumentality.
10. 26 C.F.R. §301.6109-1(g) also establishes that a person who uses a Social Security Number is a "U.S. person" pursuant to 26 U.S.C. §7701(a)(30). It identifies the holder as either a statutory U.S. citizen pursuant to 8 U.S.C. §1401 or a statutory "resident" pursuant to 26 U.S.C. §7701(b)(1)(A). This document establishes the OPPOSITE presumption, which is that I am neither a "U.S. person" pursuant to 26 U.S.C. §7701(a)(30), a statutory "U.S. citizen" pursuant to 8 U.S.C. §1401 or a statutory "U.S. resident" pursuant to 26 U.S.C. §7701(b)(1)(A).
11. There is a common de facto presumption created by political and social custom that everyone is required to have and to use a Social Security Number or other federal identifying number. This document establishes the presumption that there is no such law and places the burden of proof upon the government to produce such a law which has generally applicability and legal effect within states of the Union. It also establishes that the Social Security Administration has admitted repeatedly to all who ask that there is no law requiring one to obtain or use federal identifying numbers. See:

[Letter from Social Security Administration, Exhibit 1014](http://sedm.org/Exhibits/ExhibitIndex.htm)
<http://sedm.org/Exhibits/ExhibitIndex.htm>

12. Regardless of the label or name assigned by the government to such a number on any government form or correspondence, all such numbers shall constitute ONLY a "Nontaxpayer Identification Numbers" (NIN). A NIN identifies a nonresident alien not engaged in a trade or business as described in 26 C.F.R. §1.871-1(b)(i) and whose estate is a "foreign estate" as described in 26 U.S.C. §7701(a)(31).

8.2. Presumptions about Meaning of words in all correspondence to or from the government

Other than the words defined in the following subsections, all words used in all my communications shall have only the common meaning ascribed to them and shall NOT be construed in any way to have the legal meaning found in any federal or state law. The only exceptions to this rule are those found in the following subsections or when a word is surrounded in quotation marks and preceded or succeeded by an indication of the legal definition upon which it is based, then and only then will it assume the legal definition. Submitter wishes to exercise his right of freedom from compelled association with all federal law in order to restore and protect his sovereignty. The legal definitions for words used, in turn, shall be based entirely upon the following:

[Sovereignty Forms and Instructions Area, Cites By Topic](http://famguardian.org/TaxFreedom/FormsInstr-Cites.htm)
<http://famguardian.org/TaxFreedom/FormsInstr-Cites.htm>

The purpose of the above requirements is to eliminate ALL presumptions from any legal proceeding about what we might write or say so that such false and unauthorized presumptions *cannot* be used to discredit or slander us or prejudice our rights or sovereignty. For instance, here are two examples:

Table 1: Example terms

Statement from this	Meaning
Wages are not taxable	Earnings from labor of a human being that <i>do not</i> fit the description of "wages" defined in <u>26 U.S.C. §3401(a)</u> and <u>26 C.F.R. §31.3401(a)-3</u> are not taxable without the consent of the subject.
" <u>Wages</u> " are taxable	Wages as defined in <u>26 U.S.C. §3401(a)</u> and <u>26 C.F.R. §31.3401(a)-3</u> ARE taxable because they fit the legal description of " <u>wages</u> ".

Any federal forms submitted by Debtor or sent to Debtor by the government or received from the government by Debtor:

1. Are considered untrustworthy and unreliable, pursuant to the rulings of the federal courts. See section 4 of the document below:

[Reasonable Belief About Income Tax Liability, Form #05.007](http://sedm.org/Forms/FormIndex.htm)
<http://sedm.org/Forms/FormIndex.htm>

2. Shall not be made factual or trustworthy or actionable in any manner even by a signature of me under penalty of perjury. An affidavit of the truthfulness or reliability of any tax form that the IRS itself positively refuses to vouch for the accuracy of shall not make it any more accurate or truthful than a blank form. Holding me any more accountable for my statements than employees of the government is a violation of the equal protection of the laws. The implication of this is that any perjury statement appearing on any federal form pursuant to 28 U.S.C. §1746 shall not be actionable and shall create no obligation on my part unless I specifically state otherwise.

8.2.1.1. "taxpayer"

The term "taxpayer" on all government forms and submissions to or from the government shall be defined as a person who is:

1. NOT the entity described in 26 U.S.C. §7701(a)(14) or 26 U.S.C. §1313.
2. NOT subject to any provision of the Internal Revenue Code, which is "foreign law".
3. Who is a "nonresident alien" as defined in 26 U.S.C. §7701(b)(1)(B) not engaged in a "trade or business" as defined in 26 U.S.C. §7701(a)(26) and whose entire estate is a "foreign estate" as defined in 26 U.S.C. §7701(a)(31). This person is described in 26 C.F.R. §1.871-1(b)(i).

8.2.1.2. "nontaxpayer"

Same definition as "taxpayer" in section .8.2.1.1 earlier.

8.2.1.3. "frivolous"

The word "frivolous" as used in all documents and communications that refer to any of the writings or statement of Debtor in the past, present, or future shall mean "correct" and "truthful". Any attempts to call anything I say incorrect or untruthful must be accompanied by authoritative, court-admissible evidence to support such a conclusion or shall be presumed by the reader to be untrustworthy and untruthful. That evidence must satisfy the rules of evidence found in the following:

1. Reasonable Belief About Income Tax Liability, Form #05.007:
<http://sedm.org/Forms/FormIndex.htm>
2. Government Burden of Proof, Form #05.025:
<http://sedm.org/Forms/FormIndex.htm>

8.2.1.4. "Federal income tax"

The term "federal income tax", in the context of all correspondence, means the revenue scheme described in Subtitle A of the Internal Revenue Code, which is Title 26 of the United States Code, as applied specifically and only to natural persons and not to businesses.

8.2.1.5. "individual"

"individual": Defined as follows:

1. Excludes the "individual" defined in 26 C.F.R. §1.1441-1(c)(3).
2. Excludes "aliens" as defined in 26 U.S.C. §7701(b)(1)(A) and "nonresident aliens" as defined in 26 U.S.C. §7701(b)(1)(B).
3. Excludes the definition found in 5 U.S.C. §§552a(a)(2), who are all "domiciliaries" of the "United States".
4. Excludes the statutory "citizens and nationals of the United States" defined in 8 U.S.C. §1401.
5. Includes persons who are nonresident aliens not engaged in a "trade or business" as defined in 26 C.F.R. §1.871-1(b)(i) who have no earnings from the "United States" as defined in 26 U.S.C. §7701(a)(9) and (a)(10) and whose estate is a "foreign estate" pursuant to 26 U.S.C. §7701(a)(31).

8.2.1.6. "employee"

"employee": Defined as:

1. A person who works for a “private employer” and not a “public employer” or any state or federal government, who is NOT engaged in a “trade or business” as defined in 26 U.S.C. §7701(a)(26), and who has no liability to deduct, withhold, or pay any tax described in 26 U.S.C. Subtitles A, B, or C.
2. NOT the person described in 26 U.S.C. §3401(c) or 26 C.F.R. §31.3401(c)-1 or any other statute or regulation published by the United States federal government.

8.2.1.7. “employer”

“employer”: A person who has “employees”.

8.2.1.8. “resident”

“resident”: Means an alien with a legal domicile or “residence” in the “United States”, which includes the territories and possessions of the “United States” and excludes states of the Union.

8.2.1.9. “wages”

“wage” or “wages”: The term defined in 26 U.S.C. §3401(a). Excludes earnings of persons who are not engaged in a “public office” and who have not made an “election” to associate their earnings with a “public office” by voluntarily submitting an “agreement” pursuant to 26 C.F.R. §31.3401(a)-3(a), and 26 C.F.R. §31.3402(p)-1. Consequently, anyone who does not submit an IRS form W-4 and who is not otherwise engaged in a “public office” earns no reportable “wages” or “gross income” in connection with their labor pursuant to 26 C.F.R. §31.3401(a)-3(a), and 26 C.F.R. §31.3402(p)-1.

8.2.1.10. “trade or business”

“trade or business”: Defined in 26 U.S.C. §7701(a)(26) as “the functions of a public office”. Excludes anything or class of things not expressly described somewhere in the Internal Revenue Code. See:

The “Trade or Business” Scam, Form #05.001
<http://sedm.org/Forms/FormIndex.htm>

8.2.1.11. “gross income”

“gross income”: Profit originating from within the United States government corporation and earned by a federal instrumentality. Pursuant to 26 U.S.C. §871, said profit must either originate from the District of Columbia or abroad pursuant to 26 U.S.C. §911 but may not originate within any state of the Union.

8.2.1.12. “beneficial owner”

“beneficial owner”: Defined as a person who is:

1. NOT the entity described 26 C.F.R. §1.1441-1(c)(6).
2. A “nonresident alien” not engaged in a “trade or business” who is a “nontaxpayer” not subject to any provision of Internal Revenue Code Subtitles A, B, or C.

8.2.1.13. “permanent address”

“permanent address”: Defined as one’s lawful and/or legal domicile. See:

Why Domicile and Income Taxes are Voluntary, Form #05.002
<http://sedm.org/Forms/FormIndex.htm>

8.2.2. Capitalization within Statutes and Regulations

Whenever you are reading a particular law, including the U.S. Constitution, or a statute, the Sovereign referenced in that law, who is usually the author of the law, is referenced in the law with the first letter of its name capitalized. For instance, in the U.S. Constitution the phrase “We the People”, “State”, and “Citizen” are all capitalized, because these were the sovereign entities who were writing the document residing in the States. This document formed the federal government and gave it its authority. Subsequently, the federal government wrote statutes to implement the intent of the Constitution, and it became the Sovereign, but only in the context of those territories and lands ceded to it by the union states. When that federal government then refers in statutes to federal “States”, for instance in 26 U.S.C. §7701(a)(10) or 4 U.S.C. §110(d), then these federal “States” are Sovereigns because they are part of the territory controlled by the Sovereign who wrote the statute, so they are capitalized. Foreign states referenced in the federal statutes then must be in lower case. The sovereign 50 union states, for example, must be in lower case in federal statutes because of this convention because they are foreign states. *Capitalization is therefore always relative to who is writing the document, which is usually the Sovereign and is therefore capitalized.* The exact same convention is used in the Scriptures, where all appellations of Elohim are capitalized because they are sovereigns: “Yehoshua HaMessiach”, “Elohim”, “Him”, “His”, “Father”. These words aren’t capitalized because they are proper names, but because the entity described is a sovereign or an agent or part of the sovereign. The only exception to this capitalization rule is in state revenue laws, where the state legislators use the same capitalization as the Internal Revenue Code for “State” in referring to federal enclaves within their territory because they want to scam money out of you. In state revenue laws, for instance in the California Revenue and Taxation Code (R&TC) sections 17018 and 6017, “State” means a federal State within the boundaries of California and described as part of the Buck Act of 1940 found in 4 U.S.C. §§105-113.

8.2.3. Terms in quotation marks

Whenever a term appears in quotation marks, we are using the statutory or regulatory definition of the term *instead* of the layman’s or dictionary definition. We do this to clarify which definition we mean and to avoid creating the kind of confusion with definitions that our government and the unethical lawyers who work in it are famous for. For instance, when we use say “employee”, we mean the statutory definition of that term found in 26 U.S.C. §3401(c) and 26 C.F.R. §31.3401(c)-1 rather than the common definition everyone uses, which means anyone who receives compensation for their labor. “Employees” are much more narrowly defined in the Internal Revenue Code to mean elected or appointed officers of the U.S. government only. We also put terms in quotation marks if they are new or we just introduced the term, to emphasize that we are trying to explain what the word means.

8.2.4. Geographical terms

The following geographical definitions apply in the reading of all law.

Law	Federal constitution	Federal statutes	Federal regulations	State constitutions	State statutes	State regulations
Author	Union States/ “We The People”	Federal Government		“We The People”	State Government	
“state”	Foreign country	Union state	Union state	Other Union state or federal government	Other Union state or federal government	Other Union state or federal government
“State”	Union state	Federal state	Federal state	Union state	Union state	Union state
“in this State” or “in the State”OF	NA	NA	NA	NA	Federal enclave within state	Federal enclave within state
“State”IF(State Revenue and taxation code only)	NA	NA	NA	NA	Federal enclave within state	Federal enclave within state
“several States”	Union states collectively2F	Federal “States” collectively	Federal “States” collectively	Federal “States” collectively	Federal “States” collectively	Federal “States” collectively

Law	Federal constitution	Federal statutes	Federal regulations	State constitutions	State statutes	State regulations
Author	Union States/ "We The People"	Federal Government		"We The People"	State Government	
"United States"	states of the Union collectively	Federal United States**	Federal United States**	United States* the country	Federal United States**	Federal United States**

What the above table clearly shows is that the word "State" in the context of federal statutes and regulations means (not includes!) federal States only under Title 48 of the U.S. Code¹, and these areas do not include any of the 50 Union States. This is true in most cases and especially in the Internal Revenue Code. The lower case word "state" in the context of federal statutes and regulations means one of the 50 union states, which are "foreign states", and "foreign countries" with respect to the federal government as clearly explained in section 5.2.11 of the Great IRS Hoax book. In the context of the above, a "Union State" means one of the 50 Union states of the United States* (the country, not the federal United States**) mentioned in the Constitution for the United States of America.

9. AMENDMENTS

The herein AGREEMENT ADDENDUM, together with any related documents and/or endorsements, constitute the entire understanding and agreement of the parties as to the matters set forth. No alteration of or amendment to the herein AGREEMENT ADDENDUM shall be effective unless expressed in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment. SEVERABILITY. Should any portion of the herein AGREEMENT ADDENDUM be judicially determined being invalid or unenforceable, the remainder of the herein AGREEMENT ADDENDUM shall not be affected by such determination and shall remain in full force and effect. If feasible, any such offending provision shall be deemed being modified, and shall be within the limits of enforceability, or validity; however, if the offending provision cannot be so modified, such offending provision shall be stricken and all other provisions of the herein AGREEMENT ADDENDUM in all other respects shall remain valid and enforceable.

10. WAIVER

Secured Party shall not be deemed having waived any rights under the herein AGREEMENT ADDENDUM unless such waiver is given in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising any right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of the herein AGREEMENT ADDENDUM shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of the herein AGREEMENT ADDENDUM. No prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, is required under the herein AGREEMENT ADDENDUM, nor shall constitute a waiver of any of Secured Party's rights or any of Debtor's obligations regarding any future transactions. Whenever the granting of consent by Secured Party is sought or required by the herein AGREEMENT ADDENDUM, in any instance, shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of the Secured Party.

11. DEFINITIONS AND GLOSSARY OF TERMS

See attached SCHEDULE B.

The herein COMMERCIAL SECURITY AGREEMENT ADDENDUM is NOT dischargeable in bankruptcy court and exempt from third-party levy is the property of the holder in due course.

DEBTOR ACKNOWLEDGES and agrees to all the provisions of the herein AGREEMENT ADDENDUM and agrees to the terms expressed herein. The herein AGREEMENT ADDENDUM and the attached SCHEDULES A & B are dated: 18 Tishri 5783. Debtor acknowledges Debtor is a transmitting utility.

¹ See <http://www4.law.cornell.edu/uscode/48/>

12. HOLD HARMLESS AND INDEMNITY AGREEMENT ADDENDUM No. 777A-א777-A777

The herein HOLD HARMLESS AND INDEMNITY AGREEMENT ADDENDUM is mutually agreed upon and is entered into between the Ang Rolokaitus Pamilya© and the juristic person/strawman/legal entity/ individual/(one person) corporation, METHUSELAH M. ROLOKAITUS (and/or any derivative thereof), STEVEN K. ROLOCUT (and/or any derivative thereof), with or without assigned government issued identifying number such as social security account number, Taxpayer Identification Number, etc.

FOR VALUABLE CONSIDERATION, the Debtor, without the benefit of discussion or division, does expressly hereby agree, covenant, and undertake indemnifying and holding harmless the Secured Party from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses, whatsoever, absolute or contingent, due or to become due, now existing or hereafter arising, suffered, incurred by or imposed on or against Debtor for any reason, purpose, or cause, whatsoever. Debtor does hereby and herewith expressly covenant and agree that Secured Party shall not, under any circumstance or in any manner whatsoever, be or be considered an accommodation party or surety for Debtor.

Debtor's signature in accord with Uniform Commercial Code, § 3-401

Dated: 18 Tishri 5783 10/13/2022

Debtor signature: Steven RoLocut (Signed Under Trade Name: STEVEN K. ROLOCUT)

Secured Party's signature in accord with Uniform Commercial Code, § 3-402.

Dated: 18 Tishri 5783

Secured Party's Authorized Seal in Lieu of a signature:

13. ACKNOWLEDGMENT

I, a notary public, On this day that is called the 18th of Tishri in the year 5873 (Hebrew calendar) (aka 10/13/2022) before me, the duly subscribed, foresworn, and aforementioned, an Authorized Steward for the Ang Rolokaitus Pamilya, physically appeared before me, alongside the Debtor whom is known to me (or satisfactorily proven) to be the party/parties whose name(s) is subscribed to the instrument(s) entitled "Commercial Security Agreement Addendum", and acknowledged that both Secured Party and Debtor executed the same for the purpose therein contained.

IN WITNESS WHEREOF, I HERE UNTO SET MY HAND AND OFFICIAL SEAL.

Seal:

Dated: 10/13/2022
LH

my commission expires: 4/02/2026

NOTARY PUBLIC FOR FAITH Mommend



14. COPYRIGHT NOTICE — No. 878-ו-הוּא

All rights reserved by the Father/Abba Yehovah (romanized Hebrew) and moreover the Ishi of the Stewards, beneficiaries, and members of Ang Rolokaitus Pamiyla Yehoshua HaMessiach whom hereby licenses the Secured Party; a Private Trust Organization known as the "Ang Rolokaitus Pamilya©" () re common-law copyright of trade- name/trade-mark, ANG ROLOKAITUS PAMILYA© --as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark—Common Law Copyright

All Rights of the Debtor METHUSELAH M. ROLOKAITUS () re common-law copyright of trade-name/trade-mark, METHUSELAH M. ROLOKAITUS© as well as any and all other underwritten trade name(s) (found in 22. Certificate of Assumed Name) and their derivatives and variations in the spelling of said trade- name(s)/trade-mark(s)—Common Law Copyright are to be given unto the Father/Abba Yehovah (romanized Hebrew) and the Ishi of the Stewards, beneficiaries, and members of Ang Rolokaitus Pamiyla©; Yehoshua HaMessiach and hereby being sold unto eternal bondage and into the Private Trust Organization's Father/Abba Yehovah's and also whom all power and authority was given unto to the Ishi of the Stewards, beneficiaries, and members of Ang Rolokaitus Pamiyla Yehoshua HaMessiach's hands for safekeeping within the Private Trust Organization aforementioned as "Ang Rolokaitus Pamilya©" for as long as this earth remains or Debtor passes away which ever comes first.

All rights reserved by the Father/Abba Yehovah (romanized Hebrew) and moreover the Ishi of the Stewards, beneficiaries, and members of Ang Rolokaitus Pamiyla Yehoshua HaMessiach whom hereby licenses the following names unto the Living, breathing, flesh-and-blood man; Methuselah-Moses; Rolokaitus: including but not limited to: Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", Steven Kyle Rolocut, Steven K. Rolocut, Steven Rolocut, Rolocut, Steven Kyle, Steven Kyle ROLOCUT, STEVEN KYLE ROLOCUT, STEVEN K. ROLOCUT, STEVEN ROLOCUT, "ROLOCUT, STEVEN KYLE", Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", ✕

モロ セキロ 口ロカイタサイ , Иван Михаил Раулукайтис, משה עזבן משיח א בן משיח, משה העדאנומשיה, and hereby gives notice of a common-law copyright of trade- name/trade-mark, for licensed usage of the beneficiary of ANG ROLOKAITUS PAMILYA© whom is a Living, breathing, flesh-and-blood man --as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark—Common Law Copyright

15. SCHEDULE A: COLLATERAL

1. All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, with transmitting utilities, etc.;
2. All rents, wages, and income;
3. All land, mineral, water, and air rights;
4. All cottages, cabins, houses, and buildings;
5. All bank accounts, bank "safety" deposit boxes and the contents therein, credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
6. All inventory in any source;
7. All machinery, either farm or industrial;
8. All boats, yachts, and water craft, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;
9. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto stowed therein, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;
10. All motor homes, trailers, mobile homes, recreational vehicles, house, cargo, and travel trailers, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, including but not limited to: all ancillary equipment, accessories, parts, service, equipment, lubricants, and fuels and fuel additives;
11. All livestock and animals, and all things that are required for the care, feeding, use, and husbandry thereof;
12. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled or track conveyances, a water-jet ski, snowmobile;
13. All computers, computer-related equipment and accessories, electronically stored files or data, personal computers, laptop computers, palm pilot, printers, scanners, telephones to include mobile and cell telephones, electronic equipment office equipment, and machines;
14. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, phonograph records, film, video and aural production equipment, cameras, projectors, and musical instruments;
15. All books, booklets, pamphlets, treatises, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music, literary royalties, "ghostwriter" fee due;
16. All books and records of DEBTOR;
17. All Trademarks, Registered Marks, copyrights, patents, proprietary data and technology, invention, royalties, good will;
18. All scholastic degrees, trade certifications, and certificates of completion, diplomas, honors, awards, meritorious citations;
19. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, file footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever, of DEBTOR;
20. All fingerprints, footprints, palm prints, thumb prints, brain "fingerprint", RNA materials, DNA materials, genetic code, blood and blood fractions, biopsies, surgically removed tissue, bodily parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, voice-print, retinal image, and the descriptions thereof, and all other corporal identification factors, and said factors' physical counterparts, in any form, and all records, record numbers, and information pertaining thereto;
21. All biometric data, records, information, and processes not elsewhere described, the use thereof, and the use of the information therein or pertaining thereto;
22. All rights to obtain, use, request, or refuse or authorize the administration of, any food, beverage, nourishment, or water, or any substance to be infused or injected into, or affecting the body by any means whatsoever;
23. All rights to request, refuse, or authorize the administration of, any drug, manipulation, material, process, procedure, ray, or wave which alters, or might alter the present or future state of the body, mind, spirit, or will by any means, method, or process whatsoever;
24. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, all security devices, security programs, and any software, machinery, or devices related thereto;
25. All rights to access and use utilities: upon payment of the same unit costs as the comparable units of usage offered to most-favored customers, including cable, electricity, garbage, gas, internet; satellite, sewage, telephone, water, www, and all other methods of communication, energy transmission, and food or water distribution;
26. All rights to barter, buy, contract, sell, or trade ideas, products, services, or work;
27. All rights to create, invent, adopt, utilize, promulgate any system or means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
28. All rights to use any free, rented, leased, fixed or mobile domicile, as though same were a permanent domicile, free from requirement to apply for or obtain any government license or permission and free from intrusion or surveillance,

by any means, regardless of duration of lease period, so long as any required lease is currently paid or a subsequent three-day grace period has not expired;

29. All rights to manage, maneuver, direct, guide, or travel in any form of an automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
30. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
31. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber and raw materials for shelter, clothing, and survival;
32. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgment of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition Government for redress of grievances, or petition any military force of the United States for physical protection from threats to the safety and integrity of person or property from either "public" or "private" sources;
33. All rights to keep and bear arms for self-defense of self, family, and parties entitling physical protection of person, or property;
34. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into the same any and all parties requesting safety and shelter;
35. All rights to create documents of travel of every kind whatsoever, including those signifying Diplomatic status and immunity as a free, independent, and sovereign state-in-fact;
36. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e., mind, body, soul, free will, faculties, and self;
37. All rights to privacy and security in person and property, including but not limited to all rights to safety and security of all household or sanctuary dwellers or guests, and all papers and effects belonging to DEBTOR or any household or sanctuary dwellers or guests, against governmental, quasi-governmental, or private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;
38. All names used and all Corporations Sole executed and filed, or to be executed and filed, under said names;
39. All intellectual property, including but not limited to all speaking and writing;
40. All signatures;
41. All present and future retirement incomes, and rights to such incomes, issuing from any of DEBTOR'S accounts;
42. All present and future medical and healthcare rights, and rights owned through the survivorship, from any of DEBTOR'S accounts;
43. All applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, including all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers, and the like;
44. All library cards;
45. All credit, charge, and debit cards, and mortgages, notes, applications, card numbers, and associated records and information;
46. All traffic citations/tickets,
47. All parking citations/tickets;
48. All tax correspondence, filings, notices, coding, record numbers, and any information contained therein, wherever and however located, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;
49. All precious metals, bullion, coins, jewelry, precious jewels, semiprecious stones, mounts, and any storage boxes within which said items are stored;
50. All bank accounts, bonds, certificates of deposit, drafts, futures, options, life insurance policies both fixed and variable, annuities both fixed and variable, investment securities, Individual Retirement Accounts, money market accounts, pension plans, deferred compensation plans, SEP-Individual Retirement Accounts, or other retirement plans as may come into existence or use, stocks, stock options, warrants, mutual funds, notes, options, puts, savings accounts, 401-K's, and commodities;
51. All cash, coins, coins of collector and/or historic value, money, Federal Reserve Notes, and Silver Certificates, stamps and stamps of collector and/or historic value;

52. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies;
53. All products of and for agriculture, and all equipment, inventories, supplies, contracts, accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;
54. All farm, lawn, and irrigation equipment, accessories, attachments, hand-tools, power-tools, survey equipment, implements, service equipment, parts, and supplies;
55. All fuel, fuel tanks, containers, and involved or related delivery systems;
56. All metal-workings, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power-tools, hand-tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;
57. All camping, fishing, hunting, and sporting equipment, and, all special clothing, materials, supplies, and baggage related thereto;
58. All rifles, shotguns and guns;
59. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
60. All power-generating machines or devices, and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining or attached thereto;
61. All computers and computer systems and the information contained therein, as well as all ancillary equipment, printers, and data compression or encryption devices and processes;
62. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic paper files, and items related thereto;
63. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;
64. All shipping, storing, and cargo containers and chassis, truck trailers, vans, and the contents thereof, whether on-site, in transit, or in storage anywhere;
65. All building materials and prefabricated buildings, and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof, to include drawings, plans drawings both computer generated and hand drawn and blueprints;
66. All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
67. All books, drawings, magazines, manuals, and reference materials regardless of physical form;
68. All artwork, paintings, etchings, photographic art, lithographs, and serigraphs, and all frames and mounts pertaining or affixed thereto;
69. All food, and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
70. All construction machinery and all ancillary equipment, tools, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
71. All medical, dental, optical, prescription, and insurance records, records number, and information contained in any such records or pertaining thereto;
72. The Will of DEBTOR, the Estate plans of DEBTOR
73. All inheritances gotten or to be gotten;
74. All wedding bands and rings, watches, wardrobe, and toiletries;
75. All radios, televisions, household goods and appliances, linen, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, antiques;
76. All businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, limited liability companies, proprietorships, patents, copyrights, trademarks and the like, now owned or hereafter acquired or established, and all books and records thereof and therefrom, all income therefrom, and all accessories, accounts, equipment, information, electronically stored data, inventory, money, accounts receivable, spare parts, and computer software pertaining thereto;
77. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addressed to DEBTOR, whether received or not received by DEBTOR;
78. All telephone numbers, customer lists, and customer records and information regardless of how the information is stored and kept;
79. Any property not specifically listed, named, or specified by make, model, serial number, etc. expressly herewith included as collateral of DEBTOR.

SCHEDULE B: DEFINITIONS

All. In this Security Agreement the word "all" means everything one has: the whole number; totality, including both all and sundry; everyone; without restriction.

Appellation. In this Security Agreement the term "appellation" means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh- and-blood man.

Artificial person. In this Security Agreement the term "artificial person" means a juristic person, such as Debtor, METHUSELAH M. ROLOKAITUSS, also known by any and all derivatives and variations in the spelling of said name including "Methuselah M. Rolokaitus." See also juristic person.

Authorized Representative. In this Security Agreement the term "Authorized Representative" means an Authorized Steward of the Secured Party, Ang Rolokaitus Pamilya©, authorized by Debtor for signing Debtors signature, without liability and without recourse.

Authorized Steward. In this Security Agreement the term "Authorized Steward" means a member of the Rolokaitus Family Corporate whom is a Steward and therefore a non-statutory "trustee" for the Private Trust Organization.

Rolokaitus Family Corporate. In this Security Agreement the term "Rolokaitus Family Corporate" means an unregistered private Family ministry and foreign state within the Kingdom of Heaven (on Earth) as a subsidiary proxy dedicated to serving the best interests of one another under the will of our Father/Abba and the Law of our Elohim (what is lawful) and avoiding the Law of Sin which (in reality) is any law that is in violation of Deuteronomy 4:2 and therefore the ten commandments and it's keeping via the royal commandment put simplistic terms in James 2:8 (quoted from the KJV) "If ye fulfil the royal law according to the scripture, Thou shalt love thy neighbour as thyself, ye do well;" or moreover; show unconditional self-sacrificial love to your neighbor and show every form of love unto Elohim Yehovah (YHVH), Whom is Father/Abba and moreover came in the flesh as the Son of Elohim; the Saviour of Creation; and the Ishi of the true children of Yisreal; Yehoshua HaMessiach as we are created in Elohim's image having and being a tripartite being carrying spirit, soul, and flesh. (Side Note: any speaker of Hebrew read over Genesis 2:7 and remember the name of Elohim found in Exodus 3:15 (YHVH) or in Hebrew itself יְהוָה and breathe... listen to the sound and BREATHE. Think about it and let that sink in how your breathing the name of Father/Abba YH-VH)

Claim. In this Security Agreement the word "claim" means: 1. Right of payment, both when such right is rendered into the form of a judgment, and for damages that are liquidated, un-liquidated, fixed, contingent, matured, un-matured, disputed, undisputed, legal, equitable, secured, and unsecured, as well as rulings regarding an equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into the form of a judgment and for debts/obligations that are fixed, contingent, matured, un-matured, disputed, undisputed, secured, unsecured. 2. Demanding as one's own any challenge of property, and ownership of a thing, that is wrongfully withheld. [See Hill v. Henry, 66 N.J. Eq. 150, 57 Atl. 555. Also, a claim is to state. See Douglas v. Beasley, 40 Ala. 147; Prigg v. Pennsylvania, 16 pet. 615, 10 L.Ed. 1060.]

Collateral. In this Security Agreement the term "Collateral" means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located:

(a) referenced within any of the following categories—i.e. all: motor vehicles, aircraft, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certificated securities, uncertificated securities, promissory notes, payment intangibles, software, health-care- insurance receivables, instruments, deposit accounts, accounts, documents, livestock, real estate and real property—including all buildings, structures, fixtures, and appurtenances situated thereon, as well as affixed thereto—fixtures, manufactured homes, timber, crops, and as-extracted collateral, i.e. all oil, gas, and other minerals, as well as any and all accounts arising from the sale of these substances, both at wellhead and minehead;

(b) described/identified within a particular, numbered paragraph under the heading "Paragraph '(b)' List" below;
(c) described/identified within any document of title, certificate, form, and the like, a photocopy of which has been appended

with this Security Agreement, attached hereto, made fully part hereof, and included herein by reference;

(d) described/classified within any of the following: (i) accessions, increases, and additions, replacements of, and substitutions for, any of the property described in this Collateral section; (ii) products, produce, and proceeds of any of the property described in this Collateral section; (iii) accounts, general intangibles, instruments, monies, payments, and contract rights, and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collateral section; (iv) proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, and other disposition of any of the property described in this Collateral section; and (v) records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfilm, microfiche, tape, electronic media, and the like, together with all of Debtor's right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media. Each foregoing separate item of property referenced/described/identified/classified within any of the six (4) preceding paragraphs, i.e. "(a)," "(b)," "(c)," "(d)," in this Collateral section secures the entire obligation/amount of indebtedness.

Conduit. In this Security Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name "METHUSELAH M. ROLOKAITUS," also known by any and all derivatives and variations in the spelling of said name of Debtor except "Methuselah M. Rolokaitus."

Creditor. In this Security Agreement the term "Creditor" means Ang Rolokaitus Pamilya®.

Debtor. In this Security Agreement the term "Debtor" means METHUSELAH M. ROLOKAITUS®, also known by any and as the following trade names: Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", Steven Kyle Rolocut, Steven K. Rolocut, Steven Rolocut, Steven Kyle, Steven Kyle ROLOCUT, STEVEN KYLE ROLOCUT, STEVEN K. ROLOCUT, STEVEN ROLOCUT, "ROLOCUT, STEVEN KYLE", Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", メモロ セキロ 口ロカイタサイ , Иван Михаил Раулукайтис, משען מישע אָבִי מְשִׁיחָה, משה עדבן משיח, and all variations/derivates for the forementioned trade names hereof.

Default. In this Security Agreement the term "default" means Debtor's non-performance of a duty arising under this Security Agreement, specifically any event described below under "Event of Default."

Derivative. In this Security Agreement the word "derivative" means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Security Agreement the term "ens legis" means a creature of the law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law.

Hold-harmless and Indemnity Agreement. In this Security Agreement the term "Hold-harmless and Indemnity Agreement" means the written, express, Hold-harmless and Indemnity Agreement between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless and Indemnity Agreement, attached hereto and included herein by reference. This agreement is included herein as section 12.

Methuselah M. Rolokaitus. In this Security Agreement the term "Methuselah M. Rolokaitus" means the sentient, living being known by the distinctive appellation "Methuselah M. Rolokaitus." All rights are reserved re use of Methuselah M. Rolokaitus®, Autograph Common Law Copyright © by Ang Rolokaitus Pamilya®.

METHUSELAH M. ROLOKAITUS. In this Security Agreement the term "METHUSELAH M. ROLOKAITUS" means METHUSELAH M. ROLOKAITUS®, and any and all derivatives and variations in the spelling of said name except "Methuselah M. Rolokaitus," Common Law Copyright © by Ang Rolokaitus Pamilya®.. All Rights Reserved.

In this Security Agreement the term "Ang Rolokaitus Pamilya®" means the Private Trust Organization being known by the distinctive appellation "Ang Rolokaitus Pamilya®." All rights are reserved re use of Ang Rolokaitus Pamilya®, Autograph

Common Law Copyright © by Ang Rolokaitus Pamilya © (whom is moreover also an Ecclesiastical Trust Organization formed within Common Law and therefore dedicated to be given unto the Trust's Elohim (Deity as "God" is pronounced the same as in Hebrew "יְהוָה" (as any Hebrew speaker to pronounce that) which refers to an ancient babylonian idol of prosperity or a child of Leah (Genesis 30:11) to which oddly enough Hinduism has an idol named Shiva yet in the scriptures there's someone called the Queen of Sheba; like names didn't get slightly twisted over time and became well known as (to put it bluntly and moreover unprofessionally) a major amount (if not all) of the known pagan idols we see today in the end Proverbs 18:21, Ecclesiastes 1:9, and the what appears everlasting but isn't; the choice between good or evil.).

Juristic person. In this Security Agreement the term "juristic person" means an abstract, legal entity *ens legis*, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. METHUSELAH M. ROLOKAITUS©, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial (in a holy and biblical sense) activity with the Kingdom of Heaven (on Earth as it is in Heaven) and non-commercial activity within any Elohim-authorized to exist country, nation, and/or otherwise place for the benefit the beneficiaries of the Private Trust Organization whom are composed of a biological, living beings, such as found within the Secured Party.

"From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "Metaphors in law are to be narrowly watched." Cardozo, J., in *Berkey v. Third Avenue R. Co.*, 244 N.Y. 84, 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See *U.S. v. Scophony Corp. of America*, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S."

Land. In this Security Agreement the word "land" means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand.

Legal entity. In this Security Agreement the term "legal entity" means an entity other than a natural person, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents.

Liability. In this Security Agreement the word "liability" means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance, and the like. [See *Mayfield v. First Nat'l Bank of Chattanooga*, Tenn. C.C.A. Tenn. 137 F.2d 1013, 1019; *Feil v. City of Coeur d' Alene*, 23 Idaho 32, 129 P. 643, 649, 43 L.R.A. N.S. 1095. *Breslaw v. Rightmire*, 196 N.Y.S. 539, 541, 119 Misc. 833.]

Living, breathing, flesh-and-blood man. In this Security Agreement the term "living, breathing, flesh-and-blood man" means the Secured Party's beneficiary, Methuselah M. Rolokaitus©, a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person, created by construct of law.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." *CRUDEN v. NEALE*, 2 N.C. 338 (1796) 2 S.E. 70.

Natural person. In this Security Agreement the term "natural person" means a living, breathing, flesh-and-blood man, as distinguished from artificial persons, juristic persons, and the like.

Non obstante. In this Security Agreement the term "non obstante" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

Private Agreement. In this Security Agreement the term "Private Agreement" means the written, express private agreement included herein between Secured Party and Debtor, together with all modifications of and substitutions for said Private Agreement.

Rents, wages, salaries, and other income, from whatever source derived. In this Security Agreement the term "rents, wages, salaries, and other income, from whatever source derived" means all rents, wages, salaries, and other income, from whatever source derived, being owed, and becoming owed for the benefit of Debtor.

Secured Party. In this Security Agreement the term "Secured Party" means Ang Rolokaitus Pamilya®, whose Creator is the teacher of Methuselah M. Rolokaitus®, a living, sentient being whom by mankind's strength would have failed long ago but with Elohim's help, strength and refuge made this possible. As distinguished from a juristic person created by construct of law.

Security Agreement. In this Security Agreement the term "Security Agreement" means this Security Agreement as it may be amended and modified by agreement of the parties, together with all attachments, exhibits, documents, endorsements, and schedules attached hereto.

Sentient, living being. In this Security Agreement the term "sentient, living being" means the Secured Party, i.e. Methuselah M. Rolokaitus®, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct, such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Signature. See U.C.C. § 3-401 (what is considered signature). Signed. See U.C.C. §1-201(39) (what is considered signed).

Trade-name. In this Security Agreement the term "trade-name" means any and all of the following juristic persons: METHUSELAH M. ROLOKAITUS® as well as any and all derivatives and variations in the spelling of said name(s), respectively, except "Methuselah M. Rolokaitus".

Transmitting utility. In this Security Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. METHUSELAH M. ROLOKAITUS®.

Private Trust Organization. In this Security Agreement the term "Private Trust Organization" refers to an Ecclesiastical Mesyas-Ordained International Common Law Trust Organization with a lawful domicile in the Kingdom of Heaven (on Earth (as it is in Heaven (Matthew 6:10)) that is licensed for use in Puerto Rico, the United States of America, and the Republic of the Philippines (where it upholds the necessary civil law requirements whilst preserving its Common Law elements as much as possible)

Kingdom of Heaven. In this Security Agreement the term(s) "Kingdom of Heaven", "Kingdom of Heaven(on Earth)", "Kingdom of Heaven (on Earth(as it is in Heaven))" refers to the Debtor's official domicile, residence and the home post accepted filing and the official headquarters' for the Secured Party as both Debtor and Secured Party are bought and paid for servants (δοῦλος in the Greek (romanized as doulos(es)) of the Messiah; for starters read (the entire books of Hosea, Ruth, and Jonah (in order)) and for further reading refer to Philippians 3:20, 2 Corinthians 5:20, John 14:2-4, Luke 17:21, Psalms 24:1, Isaiah 61, John 19:30, Revelation (chapters) 12, 21, and 22 (all yet to fully pass), Malachi 3:6, Amos 9:14-15, Romans 6:23-8:39, Galatians 5.

UCC. In this Hold-harmless and Indemnity Agreement the term "UCC" means Uniform Commercial Code.

17. ENCLOSURE 1: CERTIFIED CERTIFICATE OF LIVE BIRTH

Enclosed is proof of the Debtor's previous name, and for all intents and purposes what many women exchange the fruits from their womb for 18 years of guardianship over what should have been their child's life for. As they sold it for a piece of paper just like Esau sold his birthright for a bowl of soup. Just as many say they'll never betray messiah yet they mock him everyday calling him what is underwritten. And this perspective is to show you a more humanistic view of things. As just as their is fraud there is concealment just as their is murder their is killing in self defense. There is a set apart pleasant reason to do everything. Regardless is it factual? Or is it based upon what all man has equitably? Delusion, Anxiety, and to some Alcohol abuse. We all want love from a heavenly father. And we all have a niche that tries to temporarily cover that hole up. Now if it isn't self-evident what our original motives are here they are now: Little children of Elohim, come marching home, brave children of Elohim comes marching home.... 12 00 00

food for thought? why didn't Moses in the Book of Exodus just pack up his bags alongside all the Israelites and leave Egypt immediately? Combine Ephesians 6:12 with this Enclosure and there's your answer.) also whomever reads this don't be outraged when I tell you these things I don't condemn you my kind just don't like how everyone; every single human being on earth loves to complain to Father/Abba about their own foolishness. Then have the audacity to pray to an mockery of the Messiah's name which is effectively saying "BEHOLD ZEUS WAS CROSSED" or as everyone says "Yehoshua HaMessiach Christ" let alone the Babylonian deity of prosperity they swear to every single second of every single day. Is the Secured Party and all of it better then all of mankind? No. however atleast they make the "good faith" effort to obey the will of Father/Abba and Yehoshua HaMessiach but all the commandments as to the best of their abilities as they amongst many others whom are dead and hidden love the Kingdom of Heaven it's King and all the liberties, joy, peace, wisdom and goodness that comes along with it. Secured Party does NOT restrict the knowledge to the Kingdom of Heaven just no one wants it due to commerce (or really spiritual adultery and sexual intercourse with) "Uncle Sam" and let's not forget the literally nightmarish women whom thinks Father/Abba crowned her the Queen nearby one of the previously biggest empires that still in part exists to this day and lastly the King of Vain Philosophy and Heresy in a little city nearby Rome of all places. Cause Pontius Pilate wasn't a Roman, Nero (or if you are in the know) Ceaser Borgia. As always we don't hate you. Or condemn you. We just want you to see our perspective. It's hard at first but afterwards and overall the burden is easy and extremely easy once you cross the bridge.

CERTIFICATION OF VITAL RECORD

VIEW PRESENTATION MARKS ON BACK SIDE TO VIEW

STATE OF MARYLAND
Maryland Department of Health
Division of Vital Records

CERTIFICATE OF LIVE BIRTH

File No. 1997-02-47683

1. CHILD'S NAME (First, Middle, Last, Suffix) STEVEN KYLE ROLOCUT		
2. TIME OF BIRTH (24 hr) 06:22 PM	3. SEX Male	4. BIRTHWEIGHT 8 lbs 12 oz
5. DATE OF BIRTH (Mo/Day/Yr) September 24, 1997		6. COUNTY OF BIRTH Anne Arundel
7a. PARENT'S LEGAL NAME AT TIME OF CHILD'S BIRTH ELIZABETH VERONICA ROLOCUT		
7b. PARENT'S NAME PRIOR TO FIRST MARRIAGE ELIZABETH VERONICA TOWNEND		
8. PARENT'S AGE 35	9. BIRTHPLACE (State, Territory, or Foreign Country)	
10a. PARENT'S CURRENT LEGAL NAME ALLEN STEVEN ROLOCUT		
10b. PARENT'S AGE 27	10c. BIRTHPLACE (State, Territory, or Foreign Country) Connecticut	
11. DATE FILED BY REGISTRAR October 9, 1997		

This is to certify that this is a true and correct abstract of the official record on file in the Maryland Division of Vital Records.

3030328

Crystal D. Weaver

4/1/2022

Date Issued

Crystal D. Weaver

State Registrar

DO NOT ACCEPT UNLESS ON SECURITY PAPER WITH SEAL
OF VITAL RECORDS CLEARLY EMBOSSED.

ENCLOSURE 1



18. ENCLOSURE 2: U.C.C. FINANCING STATEMENT ADDENDUM

Starting on the next page is the U.C.C. Financing Statement Addendum associated with the Debtor.

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

9a. ORGANIZATION'S NAME MUSLEAH MOSES ROLOKAITUS", "METHUSELAH M ROLOKAITUS", "STEVEN KYLE ROLOCUT" "STEVEN K ROLOCUT" ORGANIZATION/TRADE NAME/TRADEMARK- DE		
OR 9b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX		

10. MISCELLANEOUS:

**In regards to Invoice #: 202210118471146
(It would have been just done via PDF but yet again bad
programming on the part of the "UNITED STATES" (28 USC
3002(15)) (GOVERNMENT))**

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one name (11a or 11b) - do not abbreviate or combine names

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX				
11c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY				
11d. SEE INSTRUCTIONS Not Applicable	ADD'L INFO RE ORGANIZATION DEBTOR	11e. TYPE OF ORGANIZATION	11f. JURISDICTION OF ORGANIZATION	11g. ORGANIZATIONAL ID #, if any
			<input type="checkbox"/> NONE	
12. <input type="checkbox"/> ADDITIONAL SECURED PARTY'S or <input type="checkbox"/> ASSIGNOR S/P'S NAME - insert only one name (12a or 12b)				
12a. ORGANIZATION'S NAME				
OR 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX				
12c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY				

13. This FINANCING STATEMENT covers timber to be cut or as-extracted
collateral, or is filed as a fixture filing.

14. Description of real estate:

**REFER TO OVERARCHING INSTRUMENT
ENTITLED: "Commercial Security
Agreement Addendum" bearing No. N777-
1N2-81-777-888N that contains this
UCC1AD Form.**

16. Additional collateral description:

ADDENDUM AND ADDED NOTICE: In accordance with U.S.C. 47 - Property. This is the entry of the Debtor in the Commercial Registry as a transmitting utility and following the procedures required by the State of Puerto Rico of the Commonwealth of Puerto Rico. This is an addendum and collateral by Authorised Secured Party on behalf of the Private Trust Organization Entity ANO ROLOKAITUS PAM VAS YAHVAH COMMERCIAL CHANNELER to necessary to secure the rights, title(s), interest and value therefrom, in and of the Root of Title from inception, as well as all property held in trust including but not limited to DNA, cDNA, cell lines, retina scans, fingerprints and all Debterties, Indentures, Accounts, and all the Pledges represented by same included but not limited to the pignus, hypotheca, hereditaments, res, the energy and all products derived therefrom nunc pro tunc, contracts, agreements, and signatures and/or endorsements, facsimiles, printed, typed or photocopied of owner's name predicated on the "Straw-man," Ens legis/Trust/Estate described as the debtor and all property is accepted for value and is Exempt from levy. Lien placed on debtor entities is for all outstanding property still owed but not yet returned to trust from entities such as municipalities, government agencies and the like, notwithstanding its form. These liens are subject to the laws of the Commonwealth of Puerto Rico. The following property is hereby registered and listed in the same. All Certificates of Birth Document 1597-02-7683/1969-02-7683-SSNNINNUCCContract Transaction-Prepared by Agent Member 213-51-4442. Exemption Identification Number H20629923, is herein listed and claimed at a sum certain \$800,000,000.00 United States Silver, (could have been \$100,000,000.00 United States Silver if it was filed for record originally and therefore transparency, basic human decency, and kindness was shown) also registered State of Maryland Driver's License # R-423-599-809-739, Security Agreement (Addendum) Nu. #777-888-16-ju-7771, Power of Attorney No. 787-37-3333 Holz Harmless & Indemnity Agreement 777A-nwkw-A777, Common Law Copyright under item no. 878-nwkw-1 All property is accepted for value and is exempt from Levy. Adjustment of the filing is from Public Policy HJR-192, Public Law 73-10 and U.C.C. 10-104. All proceeds, products, accounts, fixtures and the orders therefrom are released to the Debtor. This is actual Constructive Notice that all of Debtor's interest are hereby now owned or hereafter acquired is hereby accepted as collateral for securing contractual obligation in favor of the Secured Party as detailed in a true, complete, authorized Security Agreement in the possession of the Secured Party. Authorization of Secured Party to file for bankruptcy, is a private entity using a living flesh and blood human being as being soujourning on the soil of the land known as the Kingdom of Heaven on Earth (recognized by the U.S. Department of State) with no national boundaries, for the purpose of individual entity including National Federal geometric plane(s). Transfers by any agent(s) foreign or domestic, by such in any scheme or artifice to defraud. Full reverence and by AGENTS and Corporations is unambiguously demanded. We wanted peace but since none of you don't. I want to be transparent and honest then BEHOLD the wrath has been kindled against Uncle Sam. Baruch Katah Elohim Abba Yehovah Ashirah Ki Gooah Gaah! Ashirah Hashem Ishi Yehoshua HaMessiah for he has redeemed and purchased us with his blood at golgotha. Now it is time to restate the following: "Yasha" yahu 61:2--- Amen! Now that one man is free lest rebellion arises again. It should be made known we take compassion upon you those of Puerto Rico. And we know of the needs of the Puerto Rico Public Finance Corporation amongst the deeds Uncle Sam has done unto you amongst unto other impoverished nations worldwide. Therefore let either the rightful sitting President of America or the President of United States comes out and admits to this abomination as long as Elohim liveth he will stretch out his hand against the District of Columbia and smite the Federal Zone. For this is History and as relationships are push and pull give and take. But end prophecy will be fulfilled. For as it is written " VENGEANCE IS MINE THUS SAITH ELOHIM YHVH". —Scriptural Extract

ALSO REFER TO OVERARCHING STATEMENT ADDENDUM

ROLOKAITUS, METHUSELAH MOSES, ROLOKAITUS, "STEVEN KYLE ROLOCUT" "STEVEN K ROLOCUT" ORGANIZATION/TRADE NAME/TRADEMARK- DEBTOR

15. Name and address of a RECORD OWNER of above-described real estate
(if Debtor does not have a record interest).

17. Check only if applicable and check only one box.

Debtor is a Trust or Trustee acting with respect to property held in trust or Decedent's Estate

18. Check only if applicable and check only one box.

Debtor is a TRANSMITTING UTILITY

Filed in connection with a Manufactured-Home Transaction — effective 30 years

Filed in connection with a Public-Finance Transaction — effective 30 years

19. ENCLOSURE 3: CERTIFIED NAME CHANGE ORDER

Enclosed is proof the Debtor had a Name Change Order done legally though he should have been able to do so lawfully but public safety and wickedness tried to make it at the time to be otherwise though at least it all worked out to the Secured Party's Father/Abba's and moreover the Secured Party's Ishi of the Stewards, beneficiaries, and members of Ang Rolokaitus Pamiyla's glory in the end. Lastly to the United States you could have been a nation of Elohim but chose after making bad checks to keep securing funding for wars that you knew would only destroy your ability and capacity to have a future for yourselves and your people. And oh how far have ye fallen. Oh United States and moreover known personified as Uncle Sam. Now goodbye to the public officers (but not the living souls within as those are whom the true children of Elohim pray for, lament for and would be accursed for if it meant they all could be saved (Romans 9:3) good riddance as their names; which are their authorities moreover their powers (and for some principalities) whom are written in the sand (for those who know they know). And this wasn't scripted I have written the same thing twice across two different periods of time. If that doesn't tell you the reader of this something.... And also let it be known that attached in Enclosure 6 is a Certificate of Assumed Name! Which post notarization will be used in lieu of a Name Change Order especially since this has been recorded and witnessed by a public officer of the UNITED STATES GOVERNMENT. Also there had to be a Human being typing this... let that be a mystery unto mankind.

IN THE MATTER OF

Steven Kyle Rolocut

(your current name)

FOR CHANGE OF NAME TO

Methuselah Moses Rolokaitus

(new name)

IN THE

CIRCUIT COURT

FOR

Harford

Civil No.: C-12-FM-19-568

ORDER FOR CHANGE OF NAME

1. BASIS

The provisions of this order are based upon

An evidentiary hearing before a Judge Master.

A ruling by the court without a hearing.

2. ORDER

UPON CONSIDERATION of the Petition to Change Name filed in this matter, it is hereby

ORDERED that the name of Steven Kyle Rolocut be and the same is
changed to: Methuselah Moses Rolokaitus

05/03/2019

05/03/2019 08:38:46 AM

Yolanda L. Curtin

Yolanda L. Curtin

Date

JUDGE

Entered: Clerk, Circuit Court for
Harford County, MD
May 3, 2019

20. ENCLOSURE 4: MANDATORY FOREIGN SOVEREIGN IMMUNITY ACT NOTICE**MANDATORY NOTICE****Foreign Sovereign Immunities Act****Sections 1605 and 1607****NOTICE OF LIABILITY:****18 USC 2333****18 USC 1341 and 1342**

Notice to Agent[s] is Notice to Principle[s] Notice to Principle[s] is Notice to Agent[s]

This **MANDATORY NOTICE** is provided to all **Territorial United States** District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and **all Municipal Appointees** including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing private business as Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", Steven Kyle Rolocut, Steven K. Rolocut, Steven Rolocut, Rolocut, Steven Kyle, Steven Kyle ROLOCUT, STEVEN KYLE ROLOCUT, STEVEN K. ROLOCUT, STEVEN ROLOCUT, "ROLOCUT, STEVEN KYLE", Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", メロカイタス・モーセス, Иван Михаил Раулыкайтис, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: Elul 22, 5757. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since Elul 22 5757.

These vessels are publishing **MANDATORY NOTICE** that they are **Foreign Sovereigns** from the Kingdom of Heaven on Earth. This is your **MANDATORY NOTICE** that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with **MANDATORY NOTICE** that these vessels are **not subject** to Territorial or Municipal United States law and are owed **The Law of Peace**, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, signed, and sealed this 18 day of Tishri 5783, within the Kingdom of Heaven on Earth

By: M. Rolokaitus

Contact:

Ang Rolokaitus Pamilya©

Kingdom of Heaven on Earth



21. ENCLOSURE 5: NOTICE OF INTENT AND FEE SCHEDULE FOR TRANSGRESSIONS

(As resources and time is what you care about therefore when you lose money which cost resources and time it'll teach the UNITED STATES GOVERNMENT a lesson.)

NOTICE OF INTENT-FEE SCHEDULE

(Followed by the Transgression Fee Schedule on Pages 28-32

Notice of Fee Schedule for Personal Protection from Federal/State/City/County/Municipal/Corporation Employees All Third Party Interlopers/Debt Collectors/Lawyers etc

To Whom It May Concern:

For the record I, :Methuselah-Moses; Rolokaitus: a servant of Yehoshua HaMessiach being the paid servant for the Creator of Ang Rolokaitus Pamilya©, of which that I am a Living Sentient Autochocton Being on ambassadorial business on behalf of the Kingdom of Heaven (on earth) while born on the soil of Annapolis, the Maryland state Republic and being within the land known as North America claim and reserve all of my Unalienable Rights; and hereby, giving proper notice as a gesture of peace to the State of Maryland corporation and all associate municipal corporations, their agents and other corporations, the following:

1) I AM a live-man— living peacefully and lawfully on the land. I claim all freedoms given exclusively to me from my Creator. Absent a victim (**CORPUS DELICTI**) or damaged property or fraud, my failure to know or obey any of your ever-increasing number of corporate rules, regulations and statutes does not constitute a crime. Therefore, as a courtesy to you, I give this notice of my remedy should you or your agents decide to trespass upon me or my Family or my Private Property. Accordingly, I am providing, herein this lawful Fee Schedule, for my personal protection from encroachment or trespass by **Federal/State/City/County/Municipal/Corporation** employees, as it is my desire to avoid conflict. Should the aforementioned face a lawful common law jury, you should know that the jury has the duty to judge any law and any fact and provide just remedy.

2) Please note, "In every prosecution for crime it is necessary to establish the "**corpus delicti**", i.e., the body or elements of the crime" **People v. Lopez**. The "**corpus delicti**" consists of two elements, namely, (a) the injury, harm or loss of life; and (b) a criminal agency causing them to exist. "**People v. Fre**".

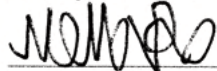
Please note that this self-defense, "**Notice of Fee Schedule, for Personal Protection from Federal, State, City, County and Municipal Corporation employees**" is modest, just and equitable and is well below the precedent set by **Trezevant v. City Tampa**, where damages established therein were at **\$25,000 for 23 minutes of unlawful arrest!** Comparatively speaking, this remedy enumerated herein calculates to around **1.5 million USD per day**.

Consequently, here is my fee schedule for basic trespass to be considered by a lawful jury of the people/freemen:

Be advised there may be Counsel fees and other remedies which are not included in the fee schedule.

The annexed Notice of Intent – Fee Schedule is a schedule of mandatory fees instated by the Secured Party Creditor, Ang Rolokaitus Pamilya©, Authorized Signatory Attorney-in-fact on behalf of METHUSELAH MOSES Rolokaitus , Ens Legis. I, Methuselah Moses [Rolokaitus]™, do hereby set forth fees to be instated in any business dealing with METHUSELAH M Rolokaitus ™ for any business conducted relevant to this schedule.

Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, it is the right of the Secured Party Creditor, Ang Rolokaitus Pamilya©, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. Secured Party Creditor, Ang Rolokaitus Pamilya©, is the only authorized personnel to alter, void, and/or enforce said fees and may do so at any time.



Methuselah-Moses; [Rolokaitus]™, Sui Juris, Beneficiary

Acting in the capacity of an Authorised Steward with verbal permission from the Creator and moreover the Stewards of Ang Rolokaitus Pamilya©

Without Prejudice, Without Recourse,

Ang Rolokaitus Pamilya©

Secured Party Lien Creditor, Authorized Signatory

Attorney-in-fact on behalf of
 METHUSELAH MOSES Rolokaitus, Ens Legis,
 Trademark Twenty Fifteen (yr of 18th Birthday)

Transgressions-Fee Schedule

Transgressions by public official(s), police officer(s), judge(s), attorney(s), and all other who desire to contract:

1. Failure to honor Elohim Given Rights	\$20000.00
1. Failure to honor Oath of Office	\$50000.00
2. Failure to honor Constitutional Oath	\$50000.00
3. Failure to honor Written and/or Oral Word	\$ 5000.00
4. Silence/Dishonor/Default	\$ 5000.00
5. Failure to honor /No Bond	\$ 5000.00
6. Phone call to telephone number used by Secured	

Party including from alleged debt collectors \$ 5000.00 each

- Telephone message left on Secured Party phone

Service or equipment \$ 5000.00 each

1. Use of Street Address/Mailing location of Secured Party	\$ 5000.00 each
1. Time Waiting for Scheduled Service	\$ 1000.00 Minimum or per hour
2. Detention from Free Movement and/or cuffed	\$ 75000.00 Minimum or per hour
3. Incarceration	\$ 75000.00 Minimum or per hour
4. Failure to Follow Federal and/or State Statutes,	

Codes, Rules and/or Regulations \$ 50000.00

- Failure to State a Claim upon which

Relief Can Be Granted \$250000.00

- Failure to Present a Living Injured Party \$100000.00
 - Failure to Provide Contract Signed by the Parties \$100000.00*
 - Failure to Provide IRS 1099OID(s), and Other

IRS Reporting Form(s) Requirements upon Request \$100000.00*

- Default By Non Response or Incomplete Response \$100000.00*
 - Fraud \$1000000.00*
 - Racketeering \$1000000.00*
 - Theft of Public Funds \$1000000.00*
 - Dishonor in Commerce \$1000000.00*
 - Failure to pay Counterclaim in full within (30) Thirty

Calendar Days of Default as set forth herein \$1000000.00**

- Perverting of Justice Judgment \$ 1000000.00*
 - Use of Common-law Trade-name/Trade-mark

After One Warning (per each occurrence) \$ 50000.00 Each

w. Forcing psychiatric evaluations \$ 500000.00 per day

x. Refusal to provide adequate and proper nutrition

while incarcerated \$ 50000.00 per day

- Refusal to provide proper exercise while incarcerated \$ 50000.00 per day

- Refusal to provide proper dental care while

Incarcerated \$ 50000.00 per day

- 1. Forced giving of body fluids \$ 5000000.00 per day

2. Forced injections/inoculations, vaccines \$ 5000000.00 per day
3. Forced separation from marriage contract \$ 160000.00 per day
4. Confiscation/kidnapping of a body not a US Citizen \$ 1600000.00 per day
1. Corporate State continuing a mortgage for more

Advertisements

Than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large \$ 1600000.00 per day

Attempted extortion of funds from birth certificate account, bank account or any other

associated accounts by fraud, deception and or Forgery by any agent, entity or corporation \$ 6000000.00 per count or charge

1. Attempted extortion of signature \$ 6000000.00 per count or charge
2. Attempted forgery of signature \$ 6000000.00 per count or charge
- 3.

*Per Occurrence and Includes any Third Party Defendant

** All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other additional damages.

Kidnapping (If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping) \$ 5000000.00

Services to others and/or Corporation(s):

a. Studying	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour
b. Analyzing	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour
c. Research	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour
d. Preparing Documents	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour
e. Answering Questions	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour
f. Providing Information without consent	\$ 500.00 per hour
while under threat, duress, coercion	\$ 75000.00 per hour

Private Easements Schedule

Penalty for Private Use \$250000.00

Public Easements Schedule

Penalty for Public Use \$250000.00

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Produce trade name materials:

- a. Name \$ 50000.00
- b. Drivers License Number \$ 50000.00
- c. Non-taxpayer Identification Number (NIN) \$ 100000.00
- d. Retinal Scans \$ 5000000.00
- e. Fingerprinting \$ 200000.00
- f. Photographing \$ 200000.00
- g. DNA \$ 5000000.00
1. Mouth swab \$ 5000000.00
2. Blood samples \$ 5000000.00
3. Urine samples \$ 5000000.00
4. Breathalyzer testing \$ 5000000.00
5. Hair samples \$ 5000000.00
6. Skin samples \$ 5000000.00
7. Clothing samples \$ 5000000.00
8. Forced giving of fluids/samples \$ 5000000.00

Issue Traffic citations and tickets of any traffic nature:

1. Citations \$ 60000.00
 1. Warning written (or as pagan's call it disgustingly: issued) on Paper Ticket \$ 25000.00

Appearance in court because of traffic citations:

1. Time in court \$ 75000.00/hr w/ 1 hr min.
2. If Fine is imposed \$ 500000.00

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce,

1. Agency by Estoppel \$ 50000.00
 1. Color of Law \$ 150000.00
 2. Implied Color of Law \$ 150000.00
 3. Criminal Coercion \$ 500000.00
 4. criminal Contempt of court \$ 500000.00
 5. Estoppel by Election \$ 350000.00
 6. Estoppel by Laches \$ 350000.00
 7. Equitable Estoppel \$ 500000.00
 8. Fraud \$ 1000000.00
 9. Fraud upon the court \$ 2000000.00
 10. Larceny \$ 250000.00
 11. Grand Larceny \$ 250000.00
 12. Larceny by Extortion \$ 1000000.00
 13. Larceny by Trick \$ 1000000.00
 14. Obstruction of Justice \$ 100000.00
 15. Obtaining Property by False Pretenses \$ 1000000.00
 16. Simulating Legal Process \$ 1000000.00
 17. Vexatious Litigation \$ 5000000.00
 18. Trespass upon Motor Conveyance \$ 100000.00

- 19. Unauthorized Relocation of Motor Conveyance \$ 100000.00
- 20. Seizure of Motor Conveyance \$ 100000.00
- 21. Theft of License Plate \$ 10000.00
- 22. Unlawful Lien on Motor Conveyance \$ 50000.00 Use of trade name protected material under threat, duress, and/or coercion:
- 1. Name written by the informant \$ 250000.00
 - 1. Drivers License written by informant \$ 150000.00
 - 2. Non-taxpayer Identification Number (NIN) written by informant \$ 150000.00
 - 3. Miscellaneous Material written by informant \$ 500000.00

Produce any personal information/property for any kind of business interaction:

- a. Financial Information \$ 100000.00
- b. Property inside of motor vehicle \$ 150000.00

Time Usage for traffic stops:

- a. 30 minutes \$ 5000.00/30 minutes
- b. 60 minutes \$ 10000.00
- 90 minutes \$ 15000.00

Court Appearance Schedule

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5000.00 for breach of contract.

Demand for Appearance in court:

My Appearance:

- a. Under protest and duress: \$ 75000.00/hour
- b. Voluntarily \$ 10000.00/hour

Use of trade name material

- 1. Name
 - 1. under protest and duress: \$ 25000.00
 - 2. Voluntarily \$ 10000.00
- 2. Drivers License
 - 1. under protest and duress: \$ 25000.00
 - 2. Voluntarily \$ 10000.00
- 3. Non-taxpayer Identification Number (NIN)
 - 1. under protest and duress: \$ 25000.00
 - 2. Voluntarily \$ 10000.00
- 4. Miscellaneous Material \$ 25000.00
- 5. Produce any personal information for any kind of business interaction:
 - 1. Financial Information \$ 10000.00
 - 2. Drivers License \$ 10000.00
 - 3. Non-taxpayer Identification Number (NIN) \$ 25000.00
 - 4. Any documents produced for convenience sake while having full informed consent of how to do it themselves \$ 10000.00 per document

Time usage for court appearances:

- 1. 30 minutes
 - 1. Under Protest and Duress \$ 33500.00
 - 2. Voluntarily \$ 10000.00
 - 3. 60 minutes \$ 75000.00
 - 4. Voluntarily \$ 20000.00
 - 5. 90 minutes or more
 - 1. Under Protest and Duress \$ 100500.00

2. Voluntarily \$ 30000.00

If invoiced, payment is due 15 days after receipt date.

(Continued on Page 33)

Make all payments to:

Ang Rolokaitus Pamilya©

**c/o 275 New North Road, Suite 1143,
Islington, London, N1 7AA United Kingdom
(As Uncle Sam has become no different the the captors of which it fled from.)**

**Notice of Fee Schedule for Personal Protection from Federal/State/City/County/Municipal/Corporation Employees All Third Party Interlopers/Debt Collectors/Lawyers etc
All Rights Reserved, Without Prejudice [UCC 1-308 and it's predecessor UCC 1-207]
To be Made Public Record**

22. ENCLOSURE 6: CERTIFICATE OF ASSUMED NAME

**Certificate of Assumed Name
Notice of Transfer of Reserved Name**

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145; 1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THAN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE ARE FINED ON THE SPOT FOR \$ 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME. MD. CORPORATIONS AND ASSOCIATIONS CODE ANN. § 4A-209 (2021).

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as Methuselah Moses Rolokaitus invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", Steven Kyle RoLocut, Steven K. RoLocut, Steven RoLocut, RoLocut, Steven Kyle, Steven Kyle ROLOCUT, STEVEN KYLE ROLOCUT, STEVEN K. ROLOCUT, STEVEN ROLOCUT, "ROLOCUT, STEVEN KYLE", Methuselah Moses Rolokaitus, Methuselah M. Rolokaitus, Methuselah Rolokaitus, Rolokaitus, Methuselah Moses, Methuselah Moses ROLOKAITUS, METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", マロロ セキロ 口ロカイタサイ , Иван Михаил Раулукайтис, משה udabon mishiy, משה udabon mishiy, משה udabon mishiy, and any variation of spaces, abbreviations, and the like thereof within the Hebrew name of משה udabon mishiy, mmosesrolokaitus, mmrolokaitus, MMRTheApostle, It's been a long time coming for such a time as this

and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED METHUSELAH MOSES ROLOKAITUS AS OF Elui 22, 5757.

BUSINESS INFORMATION:

LEGAL/LAWFUL ENTITY; HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY

BUSINESS NAME:

D.B.A METHUSELAH MOSES ROLOKAITUS, METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, ROLOKAITUS, METHUSELAH MOSES, Methuselah Moses ROLOKAITUS and all derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

N/A

THE NAME LICENSED UNTO A BEING'S INFORMATION

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee: First Name: Methuselah

Middle Name: Moses

Last Name: Rolokaitus

Owner:

The Creator of the Ang Rolokaitus Pamilya©

STYLE: Bicameral & Surname, Born of water and flesh in the Lawful House: Rolocut on the land of Annapolis City, Anne Arundel County, the Maryland state Republic (a Subsidiary of the Kingdom of Heaven on Earth).

Post Office Address (Physical): n/a

Post Master Location: n/a as only Abba Yehovah is my master.

THIS CERTIFICATE IS TO CONDUCT PRIVATE BUSINESS IN EITHER NON-COMMERCIAL OR COMMERCIAL AFFAIRS IN AN ASSUMED NAME.

DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION, IF SO DESIRED, OR TO CONDUCT BUSINESS IN INTERNATIONAL TRADE. AND THEREFORE BE USABLE FOR PASSPORT/ID NAME CHANGE(S)

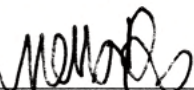
I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile within the Kingdom of Heaven(on Earth), to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba METHUSELAH MOSES ROLOKAITUS together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course and whom hereby assigns them unto Ang Rolokaitus Pamilya©.

Under the form of creating a qualification or attaching a condition, the United States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such

is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/ holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid, exempt, and/or immune whichever is more lawfully applicable on a case by case basis.

EXECUTED ON THIS 18TH OF TISHRI IN THE YEAR 5783 ON AND FOR THE COUNTY OF BALTIMORE ON THE STATE OF MARYLAND; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS;

By: 

"Without Prejudice, UCC 1-308 and it's predecessor UCC 1-207, All Rights Reserved."

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308: c/o Methuselah Moses Rolokaitus TRUE AND REAL TRADE NAME PROPERTY OF CREATOR OF ANG ROLOKAITUS PAMILYA© BY MY HAND AND SEAL I TAKE NO PUBLIC OFFICE IN THE UNITED STATES WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY (Excluding Power of Attorney No. 787-373-3333) DBA: METHUSELAH M. ROLOKAITUS, METHUSELAH ROLOKAITUS, "ROLOKAITUS, METHUSELAH MOSES", and ALL DERIVATIVES INCLUDING METHUSELAH MOSES ROLOKAITUS at the Kingdom of Heaven on Earth

These provisions and copyrights are in effect from Elul 22, 5757 ab initio onward and the NAMES are re-venued and permanently domiciled in the Kingdom of Heaven on Earth and given express permission and license thereof to be used for entities, and vessels commercial and non-commercial to be used by Elohim's Freed Servant under the law of Kabad/Liberty bestowed expressed through the Passion, Death, Burial, and Resurrection ultimately contingent upon the love and self-sacrifice of savior of mankind, the Ishi of Methuselah-Moses; Rolokaitus: and the Members of Rolokaitus Family Corporate and Ang Rolokaitus Pamilya© Yehoshua HaMessiah

23. ENCLOSURE 7: CANCELLATION OF ALL PRIOR POWERS OF ATTORNEY**CANCELLATION OF ALL PRIOR POWERS OF ATTORNEY**

All prior Powers of Attorney granted by Methuselah Moses Rolokaitus are removed, canceled, and permanently revoked effective Elul 22, 5757 ab initio to be enacted retroactively upon the 1 Av 5782. Any unknown and prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural date of nativity Elul 22 5757 and also to be enacted retroactively upon 1 Av 5782 and as I hereby elect the Yehoshua HaMessiach & יהושע to be recognized as the Ishi (ישע) & Elohim/Abba (Respectively), owner(s), executor(s), trustee(s), and agent(s) of my name and estate since prior to my date of nativity 22 Elul 5757 whilst I, Methuselah Moses Rolokaitus, the beneficiary of my name and estate whom will use Ang Rolokaitus Pamilya© as part of a tool belt. With the sole exception being if I am gravely injured and incapacitated and require medical care in which any Medical Power of Attorney notarized with my Signature affixed on it after this is valid.

Signed on this day of 18 in the month of Tishri within the year of 5783 pursuant to the Hebrew Calendar at exactly 4:28pm CST

By: Methuselah Moses Rolokaitus ©

Methuselah Moses Rolokaitus. All Rights Reserved.

"Without Prejudice UCC 1-308 and it's Predecessor 1-207"

NOTE: Use of the notary public implies no consent to federal jurisdiction under the Buck Act as Affiant is "without the jurisdiction of the District of Columbia" and not for entrance into any other foreign jurisdiction.

Jurat Certificate

Baltimore County } SS
Maryland State

I, a notary public, On this day that is called the 16th of Tishri in the year 5873 (Hebrew calendar) (aka 10/11/2022) before me, the duly subscribed, foresworn, and aforementioned, an Authorized Trustee for the Ang Rolokaitus Pamilya, physically appeared before me, alongside the Debtor whom is known to me (or satisfactorily proven) to be the party/parties whose name(s) is subscribed to the all of enclosed instrument(s) found within Enclosures 1-7, and acknowledged that both Secured Party and Debtor executed the same for the purpose therein contained.

WITNESS my hand and official seal.

Notary Public

Address of Notary 3577 Oberlin Rd.
Randolph, MI 49677

My Commission Expires On:

مکالمہ

Seal:

